IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS

In re:) Chapter 11
)
Griddy Energy LLC,) Case No. 21-30923 (MI)
)
Debtor.)

CERTIFICATE OF SERVICE

I, Nathaniel Repko, depose and say that I am employed by Stretto, the claims and noticing agent for the Debtor in the above-captioned case.

On May 28, 2021, at my direction and under my supervision, employees of Stretto caused the following documents to be served via first-class mail on the service list attached hereto as **Exhibit A**:

- Order: (I) Conditionally Approving the Adequacy of the Disclosure Statement; (II) Approving the Solicitation and Notice Procedures with Respect to Confirmation of the Plan; (III) Approving the Form of Various Ballots and Notices in Connection Therewith; and (IV) Approving the Scheduling of Certain Dates in Connection with Confirmation of the Plan (Docket No. 308) [USB Drive]
- Disclosure Statement for Modified Third Amended Plan of Liquidation for Griddy Energy LLC Under Chapter 11 of the Bankruptcy Code (Docket No. 312) [USB Drive]
- Notice of: (A) Deadline to Cast Votes to Accept or Reject Chapter 11 Plan of the Debtor; (B) Combined Hearing to Consider Approval of Disclosure Statement and Confirmation of the Plan; (C) Deadline to Object to Confirmation; and (D) Related Matters and Procedures (Docket No. 315)
- Solicitation Procedures (attached hereto as **Exhibit B**)
- Ballot for Class 1 Prepetition Lender Claims Voting to Accept or Reject the Modified Third Amended Plan of Liquidation for Griddy Energy LLC Under Chapter 11 of the Bankruptcy Code (attached hereto as <u>Exhibit C</u>)
- Pre-Addressed, Postage Pre-Paid Reply Envelope

Furthermore, on May 28, 2021, at my direction and under my supervision, employees of Stretto caused the following documents to be served via first-class mail on the service list attached hereto as **Exhibit D**:

- Notice of: (A) Deadline to Cast Votes to Accept or Reject Chapter 11 Plan of the Debtor; (B) Combined Hearing to Consider Approval of Disclosure Statement and Confirmation of the Plan; (C) Deadline to Object to Confirmation; and (D) Related Matters and Procedures (Docket No. 315)
- Non-Voting Status Notice with Respect to Unimpaired Classes Presumed to Accept the Modified Third Amended Chapter 11 Plan of Liquidation for Griddy Energy LLC (attached hereto as Exhibit E)

Furthermore, on May 28, 2021, at my direction and under my supervision, employees of Stretto caused the following documents to be served via first-class mail on the service list attached hereto as **Exhibit F**:

- Order: (I) Conditionally Approving the Adequacy of the Disclosure Statement; (II) Approving the Solicitation and Notice Procedures with Respect to Confirmation of the Plan; (III) Approving the Form of Various Ballots and Notices in Connection Therewith; and (IV) Approving the Scheduling of Certain Dates in Connection with Confirmation of the Plan (Docket No. 308) [USB Drive]
- Disclosure Statement for Modified Third Amended Plan of Liquidation for Griddy Energy LLC Under Chapter 11 of the Bankruptcy Code (Docket No. 312) [USB Drive]
- Notice of: (A) Deadline to Cast Votes to Accept or Reject Chapter 11 Plan of the Debtor; (B) Combined Hearing to Consider Approval of Disclosure Statement and Confirmation of the Plan; (C) Deadline to Object to Confirmation; and (D) Related Matters and Procedures (Docket No. 315)
- Solicitation Procedures (attached hereto as **Exhibit B**)
- Committee Recommendation to Accept the Chapter 11 Plan of Liquidation (attached hereto as Exhibit G)
- Ballot for Class 4 Other General Unsecured Claims Voting to Accept or Reject the Modified Third Amended Plan of Liquidation for Griddy Energy LLC Under Chapter 11 of the Bankruptcy Code (attached hereto as <u>Exhibit H</u>)
- Pre-Addressed, Postage Pre-Paid Reply Envelope

Furthermore, on May 28, 2021, at my direction and under my supervision, employees of Stretto caused the following documents to be served via electronic mail on 57,294 [Class 5] Customers not included herein:

- Order: (I) Conditionally Approving the Adequacy of the Disclosure Statement; (II) Approving the Solicitation and Notice Procedures with Respect to Confirmation of the Plan; (III) Approving the Form of Various Ballots and Notices in Connection Therewith; and (IV) Approving the Scheduling of Certain Dates in Connection with Confirmation of the Plan (Docket No. 308)
- Disclosure Statement for Modified Third Amended Plan of Liquidation for Griddy Energy LLC Under Chapter 11 of the Bankruptcy Code (Docket No. 312)
- Notice of: (A) Deadline to Cast Votes to Accept or Reject Chapter 11 Plan of the Debtor; (B) Combined Hearing to Consider Approval of Disclosure Statement and Confirmation of the Plan; (C) Deadline to Object to Confirmation; and (D) Related Matters and Procedures (Docket No. 315)
- Committee Recommendation to Accept the Chapter 11 Plan of Liquidation (attached hereto as Exhibit G)
- Solicitation Procedures (attached hereto as **Exhibit B**)
- Ballot for Class 5 Customer Claims Voting to Accept or Reject Modified Third Amended Plan of Liquidation for Griddy Energy LLC Under Chapter 11 of the Bankruptcy Code (attached hereto as <u>Exhibit I</u>)

Furthermore, on May 28, 2021, at my direction and under my supervision, employees of Stretto caused the following documents to be served via electronic mail on the service list attached hereto as **Exhibit J**:

- Notice of: (A) Deadline to Cast Votes to Accept or Reject Chapter 11 Plan of the Debtor; (B) Combined Hearing to Consider Approval of Disclosure Statement and Confirmation of the Plan; (C) Deadline to Object to Confirmation; and (D) Related Matters and Procedures (Docket No. 315)
- Solicitation Procedures (attached hereto as Exhibit B)
- Ballot for Class 6 Intercompany Claims Voting to Accept or Reject the Modified Third Amended Plan of Liquidation for Griddy Energy LLC Under Chapter 11 of the Bankruptcy Code (attached hereto as <u>Exhibit K</u>)
- Pre-Addressed, Postage Pre-Paid Reply Envelope

Furthermore, on May 28, 2021, at my direction and under my supervision, employees of Stretto caused the following documents to be served via electronic mail on [Class 7] Griddy Holdings LLC at the attention of Robin Spigel and Chris Newcomb, at Robin.Spigel@bakerbotts.com and Chris.Newcomb@bakerbotts.com:

- Notice of: (A) Deadline to Cast Votes to Accept or Reject Chapter 11 Plan of the Debtor; (B) Combined Hearing to Consider Approval of Disclosure Statement and Confirmation of the Plan; (C) Deadline to Object to Confirmation; and (D) Related Matters and Procedures (Docket No. 315)
- Solicitation Procedures (attached hereto as Exhibit B)
- Ballot for Class 7 Existing Holdco Interests Voting to Accept or Reject the Modified Third Amended Plan for Liquidation of Griddy Energy LLC Under Chapter 11 of the Bankruptcy Code (attached hereto as Exhibit L)
- Pre-Addressed, Postage Pre-Paid Reply Envelope

Furthermore, on May 28, 2021, at my direction and under my supervision, employees of Stretto caused the following documents to be served via first-class mail on the service list attached hereto as **Exhibit M**:

- Order: (I) Conditionally Approving the Adequacy of the Disclosure Statement; (II) Approving the Solicitation and Notice Procedures with Respect to Confirmation of the Plan; (III) Approving the Form of Various Ballots and Notices in Connection Therewith; and (IV) Approving the Scheduling of Certain Dates in Connection with Confirmation of the Plan (Docket No. 308) [USB Drive]
- Disclosure Statement for Modified Third Amended Plan of Liquidation for Griddy Energy LLC Under Chapter 11 of the Bankruptcy Code (Docket No. 312) [USB Drive]
- Notice of: (A) Deadline to Cast Votes to Accept or Reject Chapter 11 Plan of the Debtor; (B) Combined Hearing to Consider Approval of Disclosure Statement and Confirmation of the Plan; (C) Deadline to Object to Confirmation; and (D) Related Matters and Procedures (Docket No. 315)
- Solicitation Procedures (attached hereto as Exhibit B)

[continued on next page]

Furthermore, on May 28, 2021, at my direction and under my supervision, employees of Stretto caused the following documents to be served via first-class mail on the service list attached hereto as **Exhibit N**, and via electronic mail on the service list attached hereto as **Exhibit O**:

- Order: (I) Conditionally Approving the Adequacy of the Disclosure Statement; (II) Approving the Solicitation and Notice Procedures with Respect to Confirmation of the Plan; (III) Approving the Form of Various Ballots and Notices in Connection Therewith; and (IV) Approving the Scheduling of Certain Dates in Connection with Confirmation of the Plan (Docket No. 308) [USB Drive]
- Disclosure Statement for Modified Third Amended Plan of Liquidation for Griddy Energy LLC Under Chapter 11 of the Bankruptcy Code (Docket No. 312) [USB Drive]
- Notice of: (A) Deadline to Cast Votes to Accept or Reject Chapter 11 Plan of the Debtor; (B) Combined Hearing to Consider Approval of Disclosure Statement and Confirmation of the Plan; (C) Deadline to Object to Confirmation; and (D) Related Matters and Procedures (Docket No. 315)

Furthermore, on May 28, 2021, at my direction and under my supervision, employees of Stretto caused the following document to be served via first-class mail on the service list attached hereto as **Exhibit P**:

• Notice of: (A) Deadline to Cast Votes to Accept or Reject Chapter 11 Plan of the Debtor; (B) Combined Hearing to Consider Approval of Disclosure Statement and Confirmation of the Plan; (C) Deadline to Object to Confirmation; and (D) Related Matters and Procedures (Docket No. 315)

Furthermore, on May 28, 2021, at my direction and under my supervision, employees of Stretto caused the following documents to be served via first-class mail on the service list attached hereto as **Exhibit Q**:

- Notice of: (A) Deadline to Cast Votes to Accept or Reject Chapter 11 Plan of the Debtor; (B) Combined Hearing to Consider Approval of Disclosure Statement and Confirmation of the Plan; (C) Deadline to Object to Confirmation; and (D) Related Matters and Procedures (Docket No. 315)
- Non-Voting Status Notice with Respect to Unimpaired Classes Presumed to Accept the Modified Third Amended Chapter 11 Plan of Liquidation for Griddy Energy LLC (attached hereto as <u>Exhibit E</u>)

Furthermore, commencing on June 1, 2021, and June 2, 2021, at my direction and under my supervision, employees of Stretto caused the following documents to be served via electronic mail on 11,611 [Class 5] Customers not included herein whose email previously bounced:

- Order: (I) Conditionally Approving the Adequacy of the Disclosure Statement; (II) Approving the Solicitation and Notice Procedures with Respect to Confirmation of the Plan; (III) Approving the Form of Various Ballots and Notices in Connection Therewith; and (IV) Approving the Scheduling of Certain Dates in Connection with Confirmation of the Plan (Docket No. 308)
- Disclosure Statement for Modified Third Amended Plan of Liquidation for Griddy Energy LLC Under Chapter 11 of the Bankruptcy Code (Docket No. 312)
- Notice of: (A) Deadline to Cast Votes to Accept or Reject Chapter 11 Plan of the Debtor; (B) Combined Hearing to Consider Approval of Disclosure Statement and Confirmation of the Plan; (C) Deadline to Object to Confirmation; and (D) Related Matters and Procedures (Docket No. 315)
- Committee Recommendation to Accept the Chapter 11 Plan of Liquidation (attached hereto as $\underline{Exhibit\ G}$)
- Solicitation Procedures (attached hereto as **Exhibit B**)
- Ballot for Class 5 Customer Claims Voting to Accept or Reject Modified Third Amended Plan of Liquidation for Griddy Energy LLC Under Chapter 11 of the Bankruptcy Code (attached hereto as Exhibit I)

Furthermore, on June 2, 2021, at my direction and under my supervision, employees of Stretto caused the following message to be served via text messaging on the 1,169 [Class 5] Customers whose emails were undeliverable after multiple attempts:

• Re Griddy: Please check https://cases.stretto.com/Griddy/Solicitation for important documents regarding Griddy's proposed chapter 11 liquidation plan

Dated: June 8, 2021

/s/ Nathaniel Repko
Nathaniel Repko
STRETTO
7 Times Square, 16th Floor
New York, NY 10036
855.478.2725
Email:TeamGriddy@Stretto.com

Exhibit A

Casse2213899223 Dibocumeenti372498 FiftibeldininTXXSSBoon067082221 Pragee880611099



Exhibit A

Served Via First-Class Mail Class 1

Name	Attention	Address 1	Address 2	Address 3	City	State	Zip
Macquarie Energy LLC		c/o Haynes and Boone, LLP	Attn: Kelli S. Norfleet	1221 McKinney Street, Suite 4000	Houston	TX	77010
Macquarie Energy LLC		Attn: Roberta Konicki	One Allen Center, Level 33, 500 Dallas		Houston	TX	77002
Macquarie Investments US Inc.		Kelli S. Norfleet	Haynes and Boone, LLP	1221 McKinney Street, Suite 4000	Houston	TX	77010
Macquarie Investments US Inc.		Attn: Roberta Konicki	One Allen Center, Level 33, 500 Dallas		Houston	TX	77002

In re: Griddy Energy LLC Case No. 21-30923 (MI)

Exhibit B

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:)	Chapter 11
GRIDDY ENERGY LLC,1)	Case No. 21-30923 (MI)
	Debtor.)	

SOLICITATION PROCEDURES

On May 26, 2021, the United States Bankruptcy Court for the Southern District of Texas (the "Court") entered an order (the "Disclosure Statement Order") [Docket No. 308] that, among other things: (a) conditionally approved the adequacy of the Disclosure Statement For Modified Third Amended Plan of Liquidation For Griddy Energy LLC Under Chapter 11 of the Bankruptcy Code [Docket No. 312] (as may be amended, supplemented or modified from time to time and including all exhibits and supplements thereto, the "Disclosure Statement")² and (b) authorized the Debtor to solicit acceptances or rejections of the Modified Third Amended Plan of Liquidation for Griddy Energy LLC Under Chapter 11 of the Bankruptcy Code [Docket No. 311] (as may be amended or supplemented from time to time and including all exhibits and supplements thereto, the "Plan") from holders of impaired Claims and Interests who are (or may be) entitled to receive distributions under the Plan.

I. The Voting Record Date.

The Court has approved **May 25, 2021** as the voting record date (the "<u>Voting Record Date</u>") for purposes of determining: (a) which holders of Claims or Interests are entitled to vote on the Plan; and (b) whether Claims or Interests have been properly transferred to an assignee pursuant to Bankruptcy Rule 3001(e) such that the assignee can vote as the holder of the Claim or Interest.

II. The Voting Deadline.

The Court has approved **June 25, 2021 at 5:00 p.m.** (**prevailing Central Time**) as the "Voting Deadline" for the delivery of Ballots voting to accept or reject the Plan. The Debtor may extend the Voting Deadline, in its discretion, without further order of the Court. To be counted as votes to accept or reject the Plan, all ballots (collectively, the "<u>Ballots</u>") must be properly executed, completed and delivered pursuant to the instructions set forth on the

¹ The last four digits of the Debtor's federal tax identification number are 1396. The mailing address for the Debtor is PO Box 1288, Greens Farms, CT 06838.

² Capitalized terms not otherwise defined herein shall have the meaning given to them in the Disclosure Statement Order, the Disclosure Statement or the Plan, applicable.

applicable Ballot so that they are actually received, in any case, no later than the Voting Deadline by the Debtor's Solicitation Agent, Stretto.

III. Form, Content and Manner of Notices

- 1. *The Solicitation Package*: Subject to the terms of the Disclosure Statement Order, the Solicitation Package shall contain copies of the following:
 - a. the Disclosure Statement, as conditionally approved by the Court (with all exhibits thereto, including the Plan);
 - b. the Disclosure Statement Order (without exhibits);
 - c. these Solicitation Procedures;
 - d. the Combined Hearing Notice;
 - e. the applicable form of Ballot for each Voting Class in which such holder holds a Claim or Interests, in substantially the forms of the Ballots annexed as Exhibits 3(a)-(e) to the Disclosure Statement Order, as applicable;
 - f. a pre-addressed, postage pre-paid reply envelope (except for Class 5 Customer Claims; the holders of such Claims will receive their Solicitation Package by electronic means); and
 - g. any supplemental documents that the Debtor may file with the Court or that the Court orders to be made available.

2. Distribution of the Solicitation Packages:

The Solicitation Package shall provide the Plan, the Disclosure Statement and the Disclosure Statement Order (without exhibits) in electronic format (<u>i.e.</u>, CD-ROM or flash drive format) and all other contents of the Solicitation Package, including Ballots and the Solicitation Procedures, shall be provided in paper format to all Classes entitled to vote to accept or reject the Plan other than Class 5 Customer Claims, which Class shall be provided such materials in electronic format. Any party that receives the materials in electronic format but would prefer paper format may contact the Solicitation Agent by: (a) accessing the Solicitation Agent's website at https://cases.stretto.com/Griddy; (b) writing to the Solicitation Agent at Griddy Energy LLC, Ballots, c/o Stretto, 410 Exchange, Suite 100, Irvine, CA 92602; (c) emailing GriddyInquiries@stretto.com; and/or (d) calling the Solicitation Agent's toll-free information line with respect to the Debtor at (855) 478-2725 (toll free) or (949) 471-0997 (international).

The Debtor shall serve, or cause to be served, (a) all of the materials in the Solicitation Package (excluding the Ballots) on the U.S. Trustee and (b) the Disclosure Statement Order (in electronic format) and the Combined Hearing Notice to all parties required to be notified under Bankruptcy Rule 2002 and Bankruptcy Local Rule 2002-1 (the "2002 List") as of the Voting Record Date. In addition, the Debtor shall, on or before May 28, 2021 (or as soon thereafter as reasonably practicable), mail, or cause to be mailed, the Solicitation Package to all holders of

Claims and Interests in the Voting Classes that are entitled to vote other than holders of Customer Claims in Class 5, which holders shall be provided such materials in electronic format only. To avoid duplication and reduce expenses, the Debtor will use commercially reasonable efforts to ensure that any holder of a Claim or Interest who has filed duplicative Claims or Interests against a Debtor that are classified under the Plan in the same Voting Class receives no more than one Solicitation Package (and, therefore, one Ballot, if applicable) on account of such Claim or Interest and with respect to that Class as against that Debtor. Notwithstanding the foregoing, the Debtor shall serve the Solicitation Package, the Plan, the Disclosure Statement and the Disclosure Statement Order on holders of Customer Claims in Class 5 by electronic mail only.

3. Resolution of Disputed Claims and Interests for Voting Purposes; Resolution Event

- a. Absent a further order of the Court, the holder of a Claim or Interest that is in a Voting Class and is the subject of a pending objection on a "reduce and allow" basis shall be entitled to vote such Claim or Interest in the reduced amount contained in such objection.
- b. If a Claim or Interest is subject to an objection other than a "reduce and allow" objection that is filed with the Court on or prior to June 11, 2021:
 - (1) the Debtor shall serve the holder with notice of the objection;
 - (2) to the extent the holder wishes to seek temporary allowance of its Claim or Interest for voting purposes only pursuant to Rule 3018, such holder shall file a motion seeking such relief (a "R. 3018 Motion") with the Court on or prior to June 18, 2021 and serve the Debtor with such 3018 Motion;
 - the Debtor may file a response to the R. 3018 Motion on or before June 21, 2021; and
 - (4) unless otherwise ordered by the Court, the Court will hold a hearing to consider such R. 3018 Motion on or before June 23, 2021.

The applicable holder of a Claim or Interest subject to an objection referred to in this paragraph 3(b) shall not be entitled to vote to accept or reject the Plan on account of such Claim or Interest unless a Resolution Event (as defined below) occurs as provided herein or the Court orders otherwise.

c. If a Claim or Interest in a Voting Class is subject to an objection other than a "reduce and allow" objection that is filed with the Court after June 11, 2021, the applicable Claim or Interest shall be deemed temporarily allowed for voting purposes only, without further action by the holder of such Claim or Interest and without further order of the Court, unless the Court orders otherwise.

- d. A "Resolution Event" means the occurrence of one or more of the following events no later than one (1) Business Day prior to the Voting Deadline:
 - (1) an order of the Court is entered allowing such Claim or Interest pursuant to section 502(b) of the Bankruptcy Code, after notice and a hearing;
 - (2) an order of the Court is entered temporarily allowing such Claim or Interest for voting purposes only pursuant to Bankruptcy Rule 3018(a), after notice and a hearing and consistent with the procedures set forth in paragraph 3(b) hereof;
 - (3) a stipulation or other agreement is executed between the holder of such Claim or Interest and the Debtor resolving the objection and allowing such Claim or Interest in an agreed upon amount (for voting purposes only or in general resolution of the claim) and such agreement (or notice of such agreement) is conveyed by the Debtor to the Solicitation Agent by electronic mail or otherwise; or
 - (4) the pending objection is voluntarily withdrawn by the objecting party.
- e. No later than one (1) Business Day following the occurrence of a Resolution Event, the Debtor shall cause the Solicitation Agent to distribute via email, hand delivery or overnight courier service a Solicitation Package to the relevant holder to the extent such holder has not already received a Solicitation Package and the holder shall have until the later of the Voting Deadline or a date that is two (2) Business Days following the occurrence of the Resolution Event to submit its vote in accordance with these Solicitation Procedures.
- 4. **Non-Voting Status Notices for Unimpaired.** Certain holders of Claims or Interests that are not classified in accordance with section 1123(a)(1) of the Bankruptcy Code, or who are not entitled to vote because they are unimpaired or otherwise presumed to accept the Plan under section 1126(f) of the Bankruptcy Code, will receive only the *Non-Voting Status Notice with Respect to Unimpaired Classes Presumed to Accept the Modified Third Amended Chapter 11 Plan of Liquidation for Griddy Energy LLC*, substantially in the form annexed as Exhibit 4 to the Disclosure Statement Order. Such notice will instruct these holders as to how they may obtain copies of the documents contained in the Solicitation Package (excluding Ballots).
- 5. Notices in Respect of Executory Contracts and Unexpired Leases. Counterparties to Executory Contracts and Unexpired Leases that receive an Assumption and Cure Notice, substantially in the form attached as Exhibit 5 to the Disclosure Statement Order, respectively, may file an objection to the Debtor's proposed assumption and/or cure amount, as applicable. Such objections must be filed with the Court so that it is received by the Clerk of the Court no later than the later of (a) 4:00 p.m. (prevailing Central Time) on June 18, 2021 and

(b) seven days after receiving notice of any amendment, modification or supplement to the Assumption and Cure Notice.

IV. Voting and General Tabulation Procedures.

- 1. *Holders of Claims Entitled to Vote.* Only the following holders of Claims or Interests in the Voting Classes shall be entitled to vote with regard to such Claims or Interest:
 - a. Holders of Claims who, on or before the Voting Record Date, have timely filed a Proof of Claim that (i) has not been expunged, disallowed, disqualified, withdrawn or superseded prior to the Voting Record Date and (ii) is not the subject of a pending objection, other than a "reduce and allow" objection, filed with the Court at least 7 days prior to the Voting Deadline, pending a Resolution Event as provided herein; *provided*, that a holder of a Claim that is the subject of a pending objection on a "reduce and allow" basis shall receive a Solicitation Package and be entitled to vote such Claim in the reduced amount contained in such objection pending the occurrence of a Resolution Event as provided herein or further order of the Court;
 - b. Holders of Claims or Interests that are listed in the Schedules, which are not listed as contingent, unliquidated or disputed or in a \$0 amount; *provided*, that if the applicable Claims Bar Date has not expired prior to the Voting Record Deadline, a Claim listed on the Schedules as contingent, disputed or unliquidated shall be allowed to vote only in the amount of \$1.00;
 - c. Holders of Claims that arise: (i) pursuant to an agreement or settlement with the Debtor, as reflected in a document filed with the Court or otherwise; (ii) in an order entered by the Court; or (iii) in a document executed by the Debtor pursuant to authority granted by the Court, in each case regardless of whether a Proof of Claim has been filed;
 - d. Holders of Disputed Claims that have been temporarily allowed to vote on the Plan pursuant to Bankruptcy Rule 3018;
 - e. The assignee of any Claim that was properly transferred on or before the Voting Record Date by any Person or Entity described in subparagraphs (a) through (d) above; *provided*, that such transfer or assignment has been fully effectuated pursuant to the procedures set forth in Bankruptcy Rule 3001(e) and such transfer is reflected on the Claims Register on the Voting Record Date; and

2. Establishing Claim Amounts.

<u>Filed and Scheduled Claims</u>. The Claim amount established herein shall control for voting purposes only and shall not constitute the Allowed amount of any Claim. Moreover, any amounts filled in on Ballots by the Debtor through the Solicitation Agent, as applicable, are not binding for purposes of allowance and distribution. In tabulating votes, the following hierarchy shall be used to determine the amount of the Claim associated with each claimant's vote:

- a. the Claim amount: (i) settled and/or agreed upon by the Debtor, as reflected in a document filed with the Court or otherwise; or (ii) set forth in an order of the Court;
- b. the Claim amount Allowed (temporarily or otherwise) pursuant to a Resolution Event under these Solicitation Procedures;
- c. the Claim amount contained in a Proof of Claim that has been timely filed by the applicable Bar Date (or deemed timely filed by the Court under applicable law); provided, that any Ballot cast by a holder of a Claim who timely files a Proof of Claim in respect of a Claim in a wholly unliquidated or unknown amount that is not the subject of an objection will count toward satisfying the numerosity requirement of section 1126(c) of the Bankruptcy Code and will count as a Ballot for a Claim in the amount of \$1.00 solely for the purposes of satisfying the dollar amount provisions of section 1126(c) of the Bankruptcy Code; provided, further, that to the extent the Claim amount contained in the Proof of Claim is different from the Claim amount set forth in a document filed with the Court as referenced in subparagraph (a) above, the Claim amount in the document filed with the Court shall supersede the Claim amount set forth on the respective Proof of Claim for voting purposes;
- d. the Claim amount listed in the Schedules (to the extent such Claim is not superseded by a timely filed Proof of Claim); *provided* that such Claim is not scheduled as contingent, disputed or unliquidated and/or has not been paid; *provided*, *further*, that if the applicable Bar Date has not expired prior to the Voting Record Date, a Claim listed in the Schedules as contingent, disputed or unliquidated shall be allowed to vote in the amount of \$1.00;
- Each Person or Entity listed in the Debtor's books and records as having been a e. customer of the Debtor at any point since February 2017 is listed on the Debtor's Schedules of Liabilities as having contingent, unliquidated and disputed claims in an undetermined amount. Each such holder shall be deemed to have a Class 5 Customer Claim in the amount of \$1.00 that is temporarily allowed pursuant to Bankruptcy Rule 3018 solely for purposes of voting on the Plan, including indicating whether the Person or Entity consents to give and receive the benefit of the Customer Releases set forth in section 12.10 of the Plan. If a former customer is a Non-Participating Customer (i.e., opts-out of the Customer Releases in accordance with the terms of the Plan), such former customer (a) shall not have an Allowed Class 5 Customer Claim, (b) the Customer Releases shall not apply to such customer, and (c) solely for purposes of voting on the Plan, such Non-Participating Customer shall be deemed to have a Class 4 Other General Unsecured Claim in the amount of \$1.00 that is temporarily allowed pursuant to Bankruptcy Rule 3018 solely for purposes of voting on the Plan, including indicating whether the Person or Entity consents to give and receive the benefit of the Third Party Releases set forth in Section 12.07(b) of the Plan; and

- f. in the absence of any of the foregoing, such Claim shall be disallowed for voting purposes unless otherwise ordered by the Court.
- 3. *General Ballot Tabulation*. The following voting procedures and standard assumptions shall be used in tabulating Ballots, subject to the Debtor's right to waive any of the below specified requirements for completion and submission of Ballots so long as such requirement is not otherwise required by the Bankruptcy Code, Bankruptcy Rules or Bankruptcy Local Rules:
 - a. except as otherwise provided in the Solicitation Procedures, unless the Ballot being furnished is timely submitted on or prior to the Voting Deadline (as the same may be extended by the Debtor), the Debtor, in its sole discretion, shall be entitled to reject such Ballot as invalid and, therefore, not count it in connection with confirmation of the Plan;
 - b. the Debtor will file with the Court by no later than July 1, 2021 at 5:00 p.m. (prevailing Central Time) a voting report (the "Voting Report"). The Voting Report shall (subject to any permitted redaction), among other things, delineate every Ballot that does not conform to the voting instructions or that contains any form of irregularity including, but not limited to, those Ballots that are late or (in whole or in material part) illegible, unidentifiable, lacking signatures, or lacking necessary information, received via facsimile or damaged (collectively, in each case, the "Irregular Ballots"). The Voting Report shall indicate the Debtor's intentions with regard to each Irregular Ballot;
 - c. the method of delivery of Ballots to be sent to the Solicitation Agent is at the election and risk of each holder. Except as otherwise provided, a Ballot will be deemed delivered only when the Solicitation Agent actually receives the properly executed Ballot;
 - d. an executed Ballot is required to be submitted by the Person or Entity submitting such Ballot;
 - e. Ballots should not be submitted by electronic mail or facsimile any Ballots submitted by electronic mail or facsimile will not be valid. Subject to the other procedures and requirements herein, completed, executed Ballots may be submitted via the online "E-Balloting" portal maintained by the Solicitation Agent;
 - f. no Ballot should be sent to the Debtor, the Debtor's agents (other than the Solicitation Agent) or the Debtor's legal or other advisors, and if so, sent will not be counted;
 - g. if multiple Ballots are received from the same holder with respect to the same Claim or Interest prior to the Voting Deadline, the last properly executed Ballot received will be counted and all prior received Ballots will be disregarded;

- h. Holders must vote all of their Claims or Interests within a particular Class either to accept or reject the Plan and may not split any votes. Accordingly, a Ballot that partially rejects and partially accepts the Plan will not be counted. Further, to the extent there are multiple Claims or Interests held by the same Holder within the same Class, the applicable Debtor may, in its discretion, seek to aggregate the Claims or Interests of any particular Holder within a Class for the purpose of counting votes. The Debtor shall identify any such aggregation of multiple Claims or Interests in the Voting Report, and any party in interest may contest such aggregation at the Confirmation Hearing including, without limitation, on the basis that the Debtor has not satisfied Bankruptcy Code section 1129(a)(8)(A) for failure to meet the numerosity requirement of Bankruptcy Code section 1126(c);
- i. a Person or Entity signing a Ballot in its capacity as a trustee, executor, administrator, guardian, attorney in fact, officer of a corporation, or otherwise acting in a fiduciary or representative capacity of a holder of Claims or Interests must indicate such capacity when signing;
- j. the Debtor, unless subject to a contrary order of the Court, may waive any defects or irregularities as to any particular Irregular Ballot at any time, either before or after the close of voting, and any such waivers will be documented in the Voting Report;
- k. neither the Debtor, nor any other Person or Entity, will be under any duty to provide notification of defects or irregularities with respect to delivered Ballots other than as provided in the Voting Report, nor will any of them incur any liability for failure to provide such notification;
- 1. unless waived or as ordered by the Court, any defects or irregularities in connection with deliveries of Ballots must be cured prior to the Voting Deadline or such Ballots will not be counted;
- m. in the event a designation of lack of good faith is requested by a party in interest under section 1126(e) of the Bankruptcy Code, the Court will determine whether any vote to accept and/or reject the Plan cast with respect to that Claim or Interest will be counted for purposes of determining whether the Plan has been accepted and/or rejected;
- n. subject to any order of the Court, the Debtor reserves the right to reject any and all Ballots not in proper form, the acceptance of which, in the opinion of the Debtor, would not be in accordance with the provisions of the Bankruptcy Code or the Bankruptcy Rules; *provided* that any such rejections will be documented in the Voting Report;
- o. if a Claim has been estimated or a Claim or Interest has otherwise been Allowed only for voting purposes by order of the Court, such Claim or Interest shall be

- temporarily Allowed in the amount so estimated or Allowed by the Court for voting purposes only, and not for purposes of allowance or distribution;
- p. if an objection to a Claim or Interest is filed, such Claim or Interest shall be treated in accordance with the procedures set forth herein;
- q. the following Ballots shall not be counted in determining the acceptance or rejection of the Plan: (i) any Ballot that is illegible or contains insufficient information to permit the identification of the holder of such Claim or Interest; (ii) any Ballot cast by a Person or Entity that does not hold a Claim or Interest in a Voting Class; (iii) any Ballot cast for a Claim scheduled as unliquidated, contingent or disputed for which no Proof of Claim was timely filed by the Voting Record Date (unless the applicable Bar Date has not yet passed, in which case such Claim shall be entitled to vote in the amount of \$1.00); (iv) any unsigned Ballot or Ballot lacking an original signature (for the avoidance of doubt, Ballots submitted through the online "E-Balloting" portal shall be deemed to include an original signature); (v) any Ballot not marked to accept or reject the Plan or marked both to accept and reject the Plan; and (vi) any Ballot submitted by an Entity not entitled to vote pursuant to the procedures described herein;
- r. after the Voting Deadline, and subject to the requirements of Bankruptcy Rule 3018(a), no Ballot may be withdrawn or modified without the prior written consent of the Debtor and order of the Court;
- s. the Debtor is authorized to enter into stipulations with the holder of any Claim agreeing to the amount of a Claim for voting purposes;
- t. where any portion of a single Claim or Interest has been transferred to a transferee, all holders of any portion of such single Claim will be (i) treated as a single creditor for purposes of the numerosity requirements in section 1126(c) of the Bankruptcy Code (and for the other voting and solicitation procedures set forth herein) and (ii) required to vote every portion of such Claim or Interest collectively to accept or reject the Plan. In the event that (i) a Ballot; (ii) a group of Ballots within a Voting Class received from a single creditor; or (iii) a group of Ballots received from the various holders of multiple portions of a single Claim or Interest partially reject and partially accept the Plan, such Ballots shall not be counted; and
- u. for purposes of the numerosity requirement of section 1126(c) of the Bankruptcy Code, separate Claims or Interests held by a single holder in a particular Class may be aggregated and treated as if such holder held one Claim or Interest in such Class, in which case all votes related to such Claim will be treated as a single vote to accept or reject the Plan; *provided*, *however*, that if separate affiliated entities, including any funds or accounts that are advised or managed by the same entity or by affiliated entities, hold Claims or Interests in a particular Class, these Claims or Interests will not be aggregated and will not be treated as if such holder held one Claim or Interest in such Class, and the vote of each affiliated entity or

managed fund or account will be counted separately as a vote to accept or reject the Plan.

V. Amendments to the Plan and the Solicitation Procedures.

The Debtor reserves the right to make non-substantive or immaterial changes to the Disclosure Statement, the Plan (including, for the avoidance of doubt, the Plan Supplement), the Ballots, the Combined Hearing Notice, and all related documents without further order of the Court, including, without limitation, changes to correct typographical and grammatical errors, if any, and to make conforming changes among the Disclosure Statement, the Plan, and any other materials in the Solicitation Package before their distribution.

Exhibit C

NO PERSON HAS BEEN AUTHORIZED TO GIVE ANY INFORMATION OR ADVICE, OR TO MAKE ANY REPRESENTATION, OTHER THAN WHAT IS INCLUDED IN THE MATERIALS MAILED WITH THIS BALLOT.

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS **HOUSTON DIVISION**

		_)	
In re:)	Chapter 11
GRIDDY ENERGY LLC,1)	Case No. 21-30923 (MI)
	Debtor.)	
		_)	

BALLOT FOR CLASS 1 – PREPETITION LENDER CLAIMS VOTING TO ACCEPT OR REJECT THE MODIFIED THIRD AMENDED PLAN OF LIQUIDATION FOR GRIDDY ENERGY LLC UNDER **CHAPTER 11 OF THE BANKRUPTCY CODE**

THE VOTING DEADLINE BY WHICH YOUR BALLOT MUST BE ACTUALLY RECEIVED BY THE VOTING AGENT IS 5:00 P.M. (PREVAILING CENTRAL TIME) ON JUNE 25, 2021 (THE "VOTING DEADLINE").

IF YOUR BALLOT IS NOT RECEIVED ON OR PRIOR TO THE VOTING DEADLINE, THE VOTE REPRESENTED BY YOUR BALLOT WILL NOT BE COUNTED, EXCEPT IN THE DEBTOR'S SOLE DISCRETION.

You are receiving this ballot (the "Ballot") to solicit your vote to accept or reject the Modified Third Amended Plan of Liquidation for Griddy Energy LLC Under Chapter 11 of the Bankruptcy Code (as may be modified, amended or supplemented from time to time, the "Plan").² Griddy Energy LLC's (the "Debtor") records indicate that you are, as of May 25, 2021 (the "Voting Record Date"), a holder of a Class 1 Prepetition Lender Claim. If you believe this information is incorrect, or if you have received this Ballot in error, please contact Stretto³ ("Stretto" or the "Voting Agent") via email at GriddyInquiries@stretto.com or call (855) 478-2725 (toll free) or (949) 471-0997 (international).

The last four digits of the Debtor's federal tax identification number are 1396. The mailing address for the Debtor is PO Box 1288, Greens Farms, CT 06838.

Capitalized terms used in this Ballot and the attached instructions that are not otherwise defined herein have the meanings given to them in the Plan.

Stretto is the trade name of Bankruptcy Management Solutions, Inc. and its subsidiaries.

The Bankruptcy Court has conditionally approved the *Disclosure Statement for Modified Third Amended Plan of Liquidation for Griddy Energy LLC Under Chapter 11 of the Bankruptcy Code* (including all exhibits thereto and as may be modified, amended or supplemented from time to time, the "<u>Disclosure Statement</u>"). The Disclosure Statement describes the Plan and provides information to assist you in deciding how to vote your Ballot. Conditional approval of the Disclosure Statement by the Bankruptcy Court does not indicate Bankruptcy Court approval of the Plan. If you do not have a Disclosure Statement, you may obtain a copy free of charge on the website of Voting Agent at: https://cases.stretto.com/Griddy.

Before you transmit your vote, you are encouraged to review the Plan, the Disclosure Statement and all related documents attached herewith carefully. You may wish to seek independent legal advice concerning the Plan and the treatment of your Claim(s) under the Plan.

The Plan can be confirmed by the Court and thereby made binding upon you if it is accepted by the holders of at least two-thirds in dollar amount and more than one-half in number of Claims in each Class entitled to vote and that actually vote on the Plan, and if it otherwise satisfies the requirements of section 1129(a) of the Bankruptcy Code. If the requisite acceptances are not obtained (or if a Class of Claims or Interests is deemed to reject the Plan), the Court may nonetheless confirm the Plan if it finds that the Plan provides fair and equitable treatment to, and does not discriminate unfairly against, the Class or Classes rejecting it, and otherwise satisfies the applicable requirements of section 1129(b) of the Bankruptcy Code.

Please note that the Plan contemplates separate Classes of creditors and interest holders for voting and distribution purposes. Depending on the nature of the debt or interest that is held in or against the Debtor, a holder may have Claims and/or Interests in multiple Classes. The Disclosure Statement sets forth a description of the Classes in the Plan.

Please also note that the Plan may be altered, amended or modified as described in Section 14.07 of the Plan. If the Plan as altered, amended or modified satisfies the conditions of the applicable Bankruptcy Code sections, the Debtor may not be required to resolicit votes on the Plan and, accordingly, a vote to accept the Plan submitted prior to the Voting Deadline will be considered a vote to accept the Plan as so altered, amended or modified.

If you have any questions on how to properly complete this Ballot, please contact Stretto via email at GriddyInquiries@stretto.com or call (855) 478-2725 (toll free) or (949) 471-0997 (international). THE VOTING AGENT IS NOT AUTHORIZED TO, AND WILL NOT, PROVIDE LEGAL ADVICE.

PLEASE READ AND FOLLOW THE VOTING INSTRUCTIONS CAREFULLY. COMPLETE, SIGN AND DATE YOUR CUSTOMIZED BALLOT AND RETURN IT SO THAT IT IS <u>ACTUALLY RECEIVED</u> BY THE VOTING AGENT ON OR BEFORE THE VOTING DEADLINE OF 5:00 P.M. (PREVAILING CENTRAL TIME) ON JUNE 25, 2021 IN ACCORDANCE WITH THE INSTRUCTIONS PROVIDED HEREIN.

VOTING METHODS:

For your vote to be counted, this Ballot must be properly completed, signed and returned so that it is <u>actually received</u> by the Voting Agent, Stretto, by no later than June 25, 2021 at 5:00 p.m. (Prevailing Central Time).

Please submit a Ballot with your vote by <u>one</u> of the following methods:

If Submitting Your Vote through the E-Balloting Portal

Stretto will accept Ballots if properly completed electronically through Stretto's online E-Ballot Portal.

Submit your Ballot via the E-Ballot Portal, by visiting https://cases.stretto.com/Griddy. Click on the "File a Ballot" section of the website and follow the instructions to submit your Ballot.

IMPORTANT NOTE: You will need the following information to retrieve and submit your customized electronic Ballot:

Unique F	E-Ballot ID#:	
Cilique I	_ Dunot iD // •	

The Voting Agent's E-Ballot Portal is the sole manner in which Ballots will be accepted via electronic or online transmission. Ballots submitted by facsimile, email or other means of electronic transmission will not be counted.

Each E-Ballot ID# is to be used solely for voting only those Claims or Interests described in Item 1 of your electronic Ballot. Please complete and submit an electronic Ballot for each E-Ballot ID# you receive, as applicable.

Holders who cast a Ballot using the E-Ballot Portal should <u>NOT</u> also submit a paper Ballot.

If you choose to submit your Ballot by First Class Mail, Overnight Delivery or Hand Delivery:

Griddy Energy LLC, Ballots c/o Stretto 410 Exchange, Suite 100 Irvine, CA 92602

IMPORTANT

YOU ARE ENCOURAGED TO CAREFULLY REVIEW THE DISCLOSURE STATEMENT AND PLAN BEFORE YOU VOTE. YOU MAY WISH TO SEEK LEGAL OR OTHER PROFESSIONAL ADVICE CONCERNING THE PLAN AS WELL AS CLASSIFICATION OF YOUR CLAIM. YOUR PREPETITION LENDER CLAIM AGAINST THE DEBTOR HAS BEEN PLACED IN CLASS 1 UNDER THE PLAN.

IF YOUR BALLOT IS NOT COMPLETED, SIGNED, AND <u>ACTUALLY RECEIVED</u> BY THE VOTING AGENT ON OR BEFORE THE VOTING DEADLINE YOUR VOTE WILL NOT COUNT EXCEPT IN THE DEBTOR'S SOLE DISCRETION.

IF THE PLAN IS CONFIRMED BY THE BANKRUPTCY COURT, IT WILL BE BINDING ON YOU WHETHER OR NOT YOU VOTE.

Item 1. *Vote Amount.* The undersigned hereby certifies that on May 25, 2021, the Voting Record Date, the undersigned was the record holder of Prepetition Lender Claims in Class 1 under the Plan, in the aggregate unpaid principal amount of:

Claim Amount: \$	
Item 2. <i>Vote on Plan.</i> The undersigned holder of Prepetition Lender Claims in described in Item 1 above, votes all such Claims to (check <u>one</u> box):	ı Class 1, as
Accept (votes FOR) the Plan	
OR	
Reject (vote AGAINST) the Plan	

Item 3. General Releases.

THE PLAN CONTAINS A SERIES OF RELEASES. PARTIES SHOULD BE AWARE THAT, IF THE PLAN IS CONFIRMED and if the Effective Date occurs, the Released Parties, as defined in the Plan and as reproduced below, will be receiving releases and be exculpated and certain parties will be giving releases as set forth in Section 12.07 of the Plan and be bound by injunctions as set forth in Section 12.06 and Section 12.09 of the Plan.

"Released Parties" means, collectively, and each solely in its capacity as such: (a) the Debtor, (b) the Committee and its members, (c) the Prepetition Secured Lenders and the Collateral Agent, and (d) each of such parties' respective predecessors, successors, assigns, subsidiaries, affiliates, the Non-Debtor Affiliates, 4 owners, and each of their respective current (as of the Petition Date) officers, directors, employees, managers, members, principals, shareholders, agents, advisors and professionals (including any attorneys, consultants, financial advisors, investment bankers and other professionals retained by such Persons) or other representatives, each in their capacities as such, together with their successors and assigns; provided, however, that such attorneys and professional advisors shall only include those that provided services related to the Chapter 11 Case and the transactions contemplated by the Plan; provided, further, that no Person shall be a Released Party if it elects to opt out of the releases provided for in Article XII of the Plan in its Ballot.

Third party release provisions contained in Section 12.07(b) of the Plan:

Except as otherwise provided in the Plan or the Confirmation Order, including Section 12.10 as to Participating Customers, on the Effective Date, (i) each holder of a Claim in a Class entitled to vote on the Plan and (ii) each Released Party (other than the pre-Effective Date Debtor, the Liquidating Debtor and the Plan Administrator), to the fullest extent permissible under applicable law as such law may be extended or interpreted subsequent to the Effective Date, in consideration for the obligations of the Debtor under the Plan, the Distributions under the Plan and other contracts, instruments, releases, agreements or documents executed and delivered in connection with the Plan, will be deemed to have consented to the Plan and the restructuring embodied herein for all purposes and deemed to forever release and waive all claims (as such term is defined in section 101(5) of the Bankruptcy Code) against any and all Released Parties and Participating Customers (solely in each such customer's capacity as such), including but not limited to any claim sounding in law or equity or asserting a tort, breach of any duty or contract, violations of the common law, any federal or state statute, any federal or state securities laws or otherwise, demands, debts, rights, causes of action

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⁴ "Non-Debtor Affiliates"</sup> means the Debtor's non-debtor affiliates, HoldCo, Griddy Technologies LLC, Griddy Pro LLC, Griddy VI Holdings LLC, Griddy VI Intermediate Holdings LLC, Griddy 6 Holdings LLC, Griddy VI Series A Holdings LLC, Beachside New Utility Holdings LLC, Beachside New Utility (VI) Holdings LLC, Elliot New Utility Holdings LLC, Janson New Utility Holdings LLC, Janson New Utility (VI) Holdings LLC, Janson New Utility (VI) Holdings LLC, Niab Holdings Pty Limited and SRA Investments Pty Limited.

(including without limitation, the Causes of Action) or liabilities (other than the right to enforce the obligations of any party under the Plan and the contracts, instruments, releases, agreements and documents delivered under or in connection with the Plan), including but not limited any claims for any such loss such holder may suffer, have suffered or be alleged to suffer as a result of the Debtor commencing the Chapter 11 Case or as a result of the Plan being consummated, whether liquidated or unliquidated, fixed or contingent, matured or unmatured, known or unknown, foreseen or unforeseen, existing or hereafter arising, in law, equity or otherwise, that are based in whole or in part on any act or omission, transaction, event or other occurrence taking place on or prior to the Effective Date in any way relating to the pre-Effective Date Debtor, the Liquidating Debtor, the Plan Administrator, the Chapter 11 Case, the Plan or the Disclosure Statement; provided, however, that the foregoing releases shall not apply to any holder of a Claim if such holder "opts out" of the releases provided in Section Error! Reference source not found. in a timely and properly submitted Ballot; provided, further, that in no event shall anything in Section Error! Reference source not found. be construed as a release of any Person's gross negligence or willful misconduct, as determined by a Final Order, for matters with respect to the Debtor. For the avoidance of doubt, the only parties that are bound by the releases set forth in Section Error! Reference source not found. are (a) the Released Parties and (b) holders of Claims in a Class entitled to vote on the Plan that do not "opt out" of the releases provided in Section Error! Reference source not found. of the Plan in a timely and properly submitted Ballot or Customer Release Opt-Out Form in accordance with the terms of the Plan.

IMPORTANTLY, ALL HOLDERS OF PREPETITION LENDER CLAIMS THAT ARE ELIGIBLE TO VOTE ON THE PLAN AND WHO DO NOT VALIDLY OPT OUT OF OR FILE AN OBJECTION TO THE THIRD PARTY RELEASES AND EXCULPATION PROVISIONS CONTAINED IN THE PLAN BY THE PLAN OBJECTION DEADLINE WILL BE DEEMED TO HAVE EXPRESSLY, UNCONDITIONALLY, GENERALLY, INDIVIDUALLY AND COLLECTIVELY RELEASED, EXCULPATED AND DISCHARGED ALL CLAIMS AND CAUSES OF ACTION AGAINST THE RELEASED PARTIES PURSUANT TO THE TERMS OF THE PLAN.

THE PREPETITION SECURED LENDERS ARE INCLUDED IN THE DEFINITION OF "RELEASED PARTIES." IF A PREPETITION SECURED LENDER OPTS OUT OF THE RELEASE IN ITEM 4 BELOW, SUCH PREPETITION SECURED LENDER WILL NO LONGER BE CONSIDERED A RELEASED PARTY UNDER THE PLAN.

Item 4. Opt-Out Election (See box immediately above).

By checking the box below, the undersigned Claimant is the holder of Prepetition Lender Claims
and elects NOT to release the Released Parties as set forth in Section 12.07(b) of the Plan.

The undersigned elects <u>not</u> to grant (OPTS OUT OF) the releases set forth in section 12.07(b) of the Plan.

IF YOU HOLD A PREPETITION LENDER CLAIM AND YOU DO NOT CHECK THE "OPT-OUT" BOX IMMEDIATELY ABOVE AND TIMELY SUBMIT YOUR BALLOT, YOU WILL CONTINUE TO BE A RELEASED PARTY UNDER THE PLAN AND BE DEEMED TO CONSENT TO THE RELEASE OF THE OTHER RELEASED PARTIES SET FORTH IN SECTION 12.07(b) OF THE PLAN.

Item 5. Tax Information.

Under	penalty of perjury, Claimant certifies that:
A.	Claimant's Name is:
В.	Claimant's Address for Distribution (if any) To Be Sent:
C.	Claimant's correct taxpayer identification number is:
	(Social Security Number),
	(or Employer Identification Number); and
D.	If applicable, Claimant is not subject to backup withholding because (please check appropriate box):
	(i) Claimant is exempt from backup withholding;
	(ii) Claimant has not been notified by the Internal Revenue Service ("IRS") that Claimant is subject to withholding as a result of a failure to report all interest or dividends; or
	(iii) The IRS has notified Claimant that Claimant is no longer subject to backup withholding.

If you are a nonresident alien or a foreign entity, please reach out to Stretto, the Debtor's Solicitation Agent, to request Form W-8 by (a) emailing GriddyInquiries@stretto.com; or (b) calling at (855) 478-2725 (toll free) or (949) 471-0997 (international).

Item 6. Certifications. By signing this Ballot, the undersigned Claimant certifies that (a) on the Voting Record Date, it was the record holder of the Claims described in Item 1 to which this Ballot pertains (or an authorized signatory for such holder); (b) it has full power and authority to vote to accept or reject the Plan; (c) it has received a copy of the Plan and Disclosure Statement (and all attachments and supplements thereto); and (d) all authority conferred or agreed to be conferred pursuant to this Ballot, and every obligation of the undersigned hereunder, shall be binding upon the transferees, successors, assigns, heirs, executors, administrators, trustees in bankruptcy and legal representatives of the undersigned and shall not be affected by, and shall survive, the death or incapacity of the undersigned. The undersigned understands that an otherwise properly completed, executed and timely-returned Ballot that does not indicate either acceptance or rejection of the Plan or indicates both acceptance and rejection of the Plan will not be counted. By signing this Ballot you also are acknowledging that your vote is subject to all terms or conditions set forth in the Disclosure Statement and Plan.

Name of Claimant:	
Signature:	
Print Name:	
Title:	
Street Address:	
City, State and Zip Code:	
Telephone Number:	
•	
Email Address:	
Date Completed:	

PLEASE PROMPTLY SUBMIT YOUR COMPLETED BALLOT.

BALLOTS MAY BE SUBMITTED VIA THE E-BALLOT PORTAL, IN THE RETURN ENVELOPE PROVIDED, OR AS DIRECTED IN THE VOTING INSTRUCTIONS.

IN ORDER TO COUNT, YOUR COMPLETED BALLOT MUST BE <u>ACTUALLY RECEIVED</u> NO LATER THAN 5:00 P.M. (PREVAILING CENTRAL TIME) ON JUNE 25, 2021 OR THE VOTES TRANSMITTED THEREBY WILL NOT BE COUNTED.

IF YOU HAVE ANY QUESTIONS REGARDING THIS BALLOT OR THE VOTING PROCEDURES, OR IF YOU NEED ADDITIONAL COPIES OF THIS BALLOT, THE DISCLOSURE STATEMENT, THE PLAN OR OTHER RELATED MATERIALS OR DOCUMENTS, PLEASE CONTACT THE VOTING AGENT, STRETTO, VIA EMAIL AT GRIDDYINQUIRIES@STRETTO.COM OR CALL (855) 478-2725 (TOLL FREE) OR (949) 471-0997 (INTERNATIONAL).

INSTRUCTIONS FOR COMPLETING THE BALLOT

- 1. In order for your vote to count, you must:
 - a) In the box provided in Item 1, indicate the amount of your Claim;
 - b) In the box provided in Item 2 of the Ballot, indicate either acceptance or rejection of the Plan and the treatment afforded to Class 1 Prepetition Lender Claims set forth in the Plan by checking the appropriate box;
 - c) Carefully review the information regarding releases in Item 3 and check the box in Item 4 if you elect to opt out of the third-party releases;
 - d) Review and complete the tax information in Item 5 and the certification in Item 6 of the Ballot; and either
 - i. electronically complete, sign, and return your customized electronic Ballot by utilizing the E-Ballot Portal on Stretto's website so that it is <u>actually received</u> by Stretto no later than the Voting Deadline of 5:00 p.m. (Prevailing Central Time) on June 25, 2021; or
 - ii. complete, sign and return your Ballot by first class mail, overnight delivery, or hand delivery so that it is <u>actually received</u> by Stretto no later than the Voting Deadline of 5:00 p.m. (Prevailing Central Time) on June 25, 2021. Any unsigned or non-original Ballot will not be counted. Return the completed Ballot to:

Via First Class Mail, Overnight Delivery, or Hand Delivery:

Griddy Energy LLC, Ballots c/o Stretto 410 Exchange, Suite 100 Irvine, CA 92602

2. The method of delivery of your Ballot is at your election and at your own risk. YOU ARE STRONGLY ENCOURAGED TO SUBMIT YOUR BALLOT VIA THE E-BALLOT PLATFORM. Stretto's E-Ballot platform is the sole manner in which Ballots will be accepted via electronic or online transmission. Ballots submitted by facsimile, email or other means of electronic transmission will not be counted. If voting online, to have your vote counted, you must electronically complete, sign, and submit the electronic Ballot by utilizing the E-Ballot platform on Stretto's website. Your Ballot must be received by Stretto no later than the Voting Deadline.

<u>Creditors who cast a Ballot using Stretto's E-Ballot platform should NOT also submit a paper Ballot.</u>

If you are unable to use the E-Ballot platform or need assistance in completing and submitting your Ballot, please contact Stretto via email at GriddyInquiries@stretto.com or call (855) 478-2725 (toll free) or (949) 471-0997 (international).

- 3. A properly completed, executed, and timely returned Ballot that either (a) indicates both an acceptance and rejection of the Plan or (b) fails to indicate either an acceptance or rejection of the Plan will not be counted.
- 4. To facilitate distributions under the Plan (to the extent that the Plan is confirmed and consummated), please complete Item 5, which requests certain tax information that is necessary to make distributions to holders of Claims.
- 5. You should review the release provisions set forth in Item 3 and in Section 12.07(b) of the Plan and the opt-out election disclosure in Item 4 of the Ballot, and determine whether you will check the box to opt out of the Plan's release provisions by checking the box in Item 4.
- 6. You must vote all your Claims within a single Class under the Plan either to accept or reject the Plan. Accordingly, a Ballot (or multiple Ballots with respect to Claims within a single Class) that partially rejects and partially accepts the Plan will not be counted.
- 7. If you cast more than one Ballot voting the same Claim prior to the Voting Deadline, the last valid Ballot timely received shall be deemed to reflect the voter's intent and shall supersede and revoke any earlier received Ballot. If you simultaneously cast inconsistent duplicate Ballots with respect to the same Claim, such Ballots shall not be counted.
- 8. Any Ballot cast by a person or entity that did not hold a Claim in Class 1 (Prepetition Lender Claims) as the Voting Record Date will not be counted.
- 9. Any Ballot that is illegible or that contains insufficient information to permit the identification of the claimant will not be counted.
- 10. The Ballot does not constitute, and shall not be deemed to be, a proof of claim or equity interest or an assertion or admission of a Claim or an Interest.
- 11. It is important that you vote. The Plan can be confirmed by the Court and thereby made binding on you if it is accepted by the holders of at least two-thirds in amount and one-half in number of the Claims in each impaired Class who vote on the Plan and if the Plan otherwise satisfies the applicable requirements of section 1129(a) of the Bankruptcy Code. The votes of Claims actually voted in your Class will bind both those who vote and those who do not vote. If the requisite acceptances are not obtained, the Bankruptcy Court nonetheless may confirm the Plan if it finds that the Plan: (a) provides fair and equitable treatment to, and does not unfairly discriminate against, the Class or Classes voting to reject the Plan; and (b) otherwise satisfies the requirements of section 1129(b) of the Bankruptcy Code.
- 12. Each Ballot you receive is for voting only your Claim described in that ballot. Please complete and return each Ballot you receive. The attached Ballot is designated only for voting Class 1 (Prepetition Lender Claims).

- 13. The Ballot is not a letter of transmittal and may not be used for any purposes other than to cast a vote to accept or reject the Plan. No party will accept delivery of any such certificates surrendered together with this Ballot.
- 14. No person has been authorized to give any information or advice, or to make any representation, other than what is contained in the materials mailed with this Ballot or other solicitation materials approved by the Bankruptcy Court, including, without limitation, the Disclosure Statement.
- 15. Please return your Ballot promptly.

IF YOU HAVE ANY QUESTIONS REGARDING THIS BALLOT OR THE PROCEDURES GENERALLY, OR IF YOU NEED ADDITIONAL COPIES OF THE BALLOT OR OTHER ENCLOSED MATERIALS, PLEASE CONTACT STRETTO VIA EMAIL AT GRIDDYINQUIRIES@STRETTO.COM OR (855) 478-2725 (TOLL FREE) OR (949) 471-0997 (INTERNATIONAL). THE VOTING AGENT IS NOT AUTHORIZED TO, AND WILL NOT, PROVIDE LEGAL ADVICE.

Exhibit D



Exhibit D

Served Via First-Class Mail Class 2

Name	Attention	Address 1	Address 2	Address 3	City	State	Zip
AEP Texas Inc.	Attn: Melissa A. Gage, Esq.	400 W 15th St	Ste 1500		Austin	TX	78701
CenterPoint Energy Houston Electric	Attn: Douglas Darrow	1111 Louisiana St	46th Floor	Office 4661	Houston	TX	77002
EDF Trading North America, LLC	c/o Eversheds Sutherland (US) LLP	Attn: Mark D Sherrill	1001 Fannin Street	Suite 3700	Houston	TX	77002

In re: Griddy Energy LLC Case No. 21-30923 (MI)

Exhibit E

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

)	
In re:)	Chapter 11
)	
GRIDDY ENERGY LLC,1)	Case No. 21-30923 (MI)
)	
	Debtor.)	
)	

NON-VOTING STATUS NOTICE WITH RESPECT TO UNIMPAIRED CLASSES PRESUMED TO ACCEPT THE MODIFIED THIRD AMENDED CHAPTER 11 PLAN OF LIQUIDATION FOR GRIDDY ENERGY LLC

PLEASE TAKE NOTICE that on May 26, 2021, the United States Bankruptcy Court for the Southern District of Texas (the "Court") entered an order [Docket No 308] (the "Disclosure Statement Order") that, among other things: (a) conditionally approved the adequacy of the Disclosure Statement for Modified Third Amended Plan of Liquidation For Griddy Energy LLC Under Chapter 11 of the Bankruptcy Code [Docket No. 312] (as may be amended, supplemented or modified from time to time and including all exhibits and supplements thereto, the "Disclosure Statement")² and (b) authorized the Debtor to solicit acceptances or rejections of the Modified Third Amended Plan of Liquidation for Griddy Energy LLC Under Chapter 11 of the Bankruptcy Code [Docket No. 311] (as may be amended or supplemented from time to time and including all exhibits and supplements thereto, the "Plan") from holders of impaired Claims who are (or may be) entitled to receive distributions under the Plan.

PLEASE TAKE FURTHER NOTICE that the Disclosure Statement, Disclosure Statement Order, the Plan, and other documents and materials included in the Solicitation Package may be obtained by (a) accessing the Solicitation Agent's website at https://cases.stretto.com/Griddy; (b) writing to the Solicitation Agent at Griddy Energy LLC, Ballots, c/o Stretto, 410 Exchange, Suite 100, Irvine, CA 92602; (c) emailing GriddyInquiries@stretto.com; and/or (d) calling the Solicitation Agent's toll-free information line with respect to the Debtor at (855) 478-2725 (toll free) or (949) 471-0997 (international).

PLEASE TAKE FURTHER NOTICE that you are receiving this notice because, as set forth in the Plan and the applicable provisions of the Bankruptcy Code, your Claim(s) against the Debtor are unimpaired and, therefore, pursuant to § 1126(f) of the Bankruptcy Code, you are conclusively presumed to have accepted the Plan and are, therefore, not entitled to vote on the

¹ The last four digits of the Debtor's federal tax identification number are 1396. The mailing address for the Debtor is PO Box 1288, Greens Farms, CT 06838.

² Capitalized terms used but not otherwise defined herein shall have the meanings given to them in the Plan, the Disclosure Statement or Disclosure Statement Order, as applicable.

Plan. Accordingly, this notice and the Combined Hearing Notice are being sent to you for informational purposes only.

PLEASE TAKE FURTHER NOTICE THAT if you have any questions about the status of any of your Claim(s), you should contact the Debtor in accordance with the instructions provided above.

Dated: May 26, 2021

BAKER BOTTS L.L.P.

By: /s/ Chris Newcomb

Robin Spigel (admitted pro hac vice)
Robin.Spigel@bakerbotts.com
Chris Newcomb (admitted pro hac vice)
Chris.Newcomb@bakerbotts.com
30 Rockefeller Plaza
New York, New York 10012-4498
Telephone: (212) 408-2500

Facsimile: (212) 408-2500 Facsimile: (212) 259-2501

- and -

David R. Eastlake Texas Bar No. 24074165 David.Eastlake@bakerbotts.com 910 Louisiana Street Houston, Texas 77002-4995 Telephone: (713) 229-1234

Facsimile: (713) 229-1522

COUNSEL TO THE DEBTOR AND DEBTOR IN POSSESSION

Exhibit F

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Exhibit F

Served Via First-Class Mail Class 4

Name	Attention	Address 1	Address 2	Address 3	City	State	Zip	Country
AEP Texas Inc.	Attn: Melissa A. Gage, Esq.	400 W 15th St	Ste 1500		Austin	TX	78701	
Alpha Employment Solutions	Attn: Penny Vita-Finzi	580 Woodland Ave			Burlington	ON	L7R 2S5	Canada
Bevan, Mosca & Giuditta, P.C.		222 Mount Airy Road	Suite 200		Basking Ridge	NJ	07920	
CCH Incorporated	c/o Wolters Kluwer	Attn: CEO or General Counsel	PO Box 4307		Carol Stream	IL	60197	
CenterPoint Energy Houston Electric	Attn: Douglas Darrow	1111 Louisiana St	46th Floor	Office 4661	Houston	TX	77002	
CenterPoint Energy Houston Electric	Attn: Earline Green	1111 Louisiana St	38th Floor	Office 3831	Houston	TX	77002	
De Lage Landen Financial Services, Inc.	Attn: Russell Bender	1111 Old Eagle School Road			Wayne	PA	19087	
EDF Trading North America, LLC	c/o Eversheds Sutherland (US) LLP	Attn: Mark D Sherrill	1001 Fannin Street	Suite 3700	Houston	TX	77002	
EDF Trading North America, LLC	Attn: Gerald Nemec, Esq.	601 Travis, Suite 1700			Houston	TX	77002	
Electric Reliability Council of Texas, Inc.	c/o Munsch Hardt Kopf & Harr, PC	Attn: Deborah M. Perry	500 N Akard Street	Suite 3800	Dallas	TX	75201	
Electric Reliability Council of Texas, Inc.	Attn: Leslie Wiley, Treasurer	7620 Metro Center Drive			Austin	TX	78744	
Energy Services Group, LLC	c/o Howard & Howard	Attn: James E. Morgan	200 South Michigan Ave	Suite 1100	Chicago	IL	60604	
Energy Services Group, LLC	Attn: Glen Kimmel	141 Longwater Drive	Suite 113		Norwell	MA	02061	
FloQast, Inc.	Attn: CEO or General Counsel	14721 Califa St			Sherman Oaks	CA	91411	
Gow Media, LLC		5353 W Alabama	Suite 415		Houston	TX	77056	
Luminant Energy Company LLC	c/o Gibson, Dunn & Crutcher LLP	Attn: Michael Rosenthal	200 Park Avenue		New York	NY	10166-0193	
Luminant Energy Company LLC	Attn: Christy Dobry	6555 Sierra Drive			Irving	TX	75039	
Meridian Business Centers	c/o Hartman Income REIT Management	Attn: Sara Lynn O'Dell	11811 North Freeway, Ste 160		Houston	TX	77060	
Oncor Electric Delivery Company LLC	Attn: David R Hunt	1616 Woodall Rodgers			Dallas	TX	75202	
Oncor Electric Delivery Company LLC	Attn: David R Hunt	PO Box 4567			Houston	TX	77210-4567	
Pro Silver Star, Ltd	Attn: Thomas Walker	One Cowboys Way	Suite 100		Frisco	TX	75034	
Star Energy Partners	Attn: CEO or General Counsel	30 Post Rd E	# 2		Westport	CT	06880-3404	
Stripe, Inc.	c/o Legal Department	510 Townsend Street			San Francisco	CA	94103	
Texas-New Mexico Power	c/o Jackson Walker LLP	Attn: Bruce J. Ruzinsky	1401 McKinney Street	Suite 1900	Houston	TX	77010	
Texas-New Mexico Power	c/o Andrea D. Couch	299 Planters Street			Emory	TX	75440	
Texas-New Mexico Power	c/o REP Relations	577 N. Garden Ridge Blvd.			Lewisville	TX	75067	
Wells Fargo Vendor Fin Serv		Po Box 70241			Philadelphia	PA	19176	
Wells Fargo Vendor Financial Services, LLC	Heather R. Embrey	1010 Thomas Edison Blvd SW			Cedar Rapids	IA	52404	
William L Gault, Trustee of the Howard W. Gault Trust								
U/A dated January 27, 1969	Attn: Lee Saveliff	c/o Julia Sterling	4 Sleigh Ridge		Westport	CT	06880	
William L Gault, Trustee of the Howard W. Gault Trust								
U/A dated January 27, 1969	c/o Zeldes, Needle & Cooper, P.C.	Attn: Robert A. Pacelli, Jr., Esq.	1000 Lafayette Blvd, 7th Floor		Bridgeport	CT	06604	

In re: Griddy Energy LLC Case No. 21-30923 (MI)

Exhibit G

May 26, 2021

Re: Griddy Energy LLC, No. 21-30923 (MI)

Committee Recommendation to Accept the Chapter 11 Plan of Liquidation

To Holders of Class 4 Other General Unsecured Claims and Class 5 Former Customer Claims:

McDermott Will & Emery LLP represents the Official Committee of Unsecured Creditors (the "<u>Committee</u>") appointed in the bankruptcy case of Griddy Energy LLC (the "<u>Debtor</u>"). The Committee was appointed by the Office of the United States Trustee (an arm of the United States Department of Justice) to represent the interests of all general unsecured creditors, including you.

The Committee has dedicated significant time to understanding the circumstances leading to the Debtor's bankruptcy case, negotiating with the Debtor and other parties in interest for better treatment of unsecured creditors, and representing the interests of unsecured creditors before the bankruptcy court.

In May 2021, you received a solicitation package that contained the Debtor's *Disclosure*Statement for Modified Third Amended Plan of Liquidation for Griddy Energy LLC Under Chapter 11 of the Bankruptcy Code (the "Disclosure Statement") and the Debtor's Modified Third Amended Plan of Liquidation for Griddy Energy LLC Under Chapter 11 of the Bankruptcy Code (the "Plan"). The Committee has reviewed these documents and believes that the Plan is in the best interests of unsecured creditors.

THE COMMITTEE RECOMMENDS THAT YOU VOTE TO <u>ACCEPT</u> (VOTE FOR) THE PLAN.

THE COMMITTEE BELIEVES THAT THE PLAN PROVIDES THE BEST RECOVERY POSSIBLE FOR UNSECURED CREDITORS UNDER THE CIRCUMSTANCES.

Please contact the Committee's representatives at McDermott Will & Emery LLP with any questions regarding our recommendation or the Plan.

Charles R. Gibbs (214-295-8063); crgibbs@mwe.com

Darren Azman (212-547-5615); dazman@mwe.com

FORMER CUSTOMERS WILL RECEIVE RELEASES. Under the Plan, the Debtor's former customers have the option to receive releases from the Debtor in exchange for releasing the Debtor and other third parties, including, but not limited to, the Debtor's officers, directors and affiliates as well as the Debtor's prepetition secured lenders (collectively, the "Released Parties"). For those former customers that do not opt out of the customer releases, the Debtor will <u>not</u> attempt to collect amounts owed by such former customers on account of electricity used, including during the February 2021 winter storm event in Texas (commonly referred to as Winter Storm Uri), or report such former customers' unpaid balances to credit bureaus. The Committee believes this is a material benefit to the tens of thousands of customers who received electricity bills at the extreme pricing imposed by the market and regulators during Winter Storm Uri and will provide finality and peace of mind to affected former customers.

FORMER CUSTOMERS WHO PAID FOR ELECTRICITY WILL HAVE ALLOWED

<u>CLAIMS</u>. Former customers who do not opt out of the customer releases and who paid for electricity they used during February 13, 2021 – February 19, 2021 will have allowed, unsecured claims against the Debtor for the amounts paid. <u>If you paid for the electricity you used during such period, you must file a proof of claim evidencing such claim before the applicable bar date to have an allowed unsecured claim in the amount reflected on the Debtor's books and records.</u>

THE DEBTOR RELEASES BENEFIT THE ESTATE. The Debtor proposes to release claims and causes of action it may have against, among others, the Released Parties. In exchange for these releases, the Released Parties will make valuable contributions that the Committee believes will materially improve the recoveries of general unsecured creditors. Namely, the prepetition secured lenders have, among other things, agreed to waive their entire claim of approximately \$1.45 million, and the non-debtor affiliates have agreed to pay the prepetition secured lenders professional fee claim up to \$225,000. A non-debtor affiliate has further agreed to grant a limited license to the Debtor to assist it in prosecuting causes of action and administering the claims reconciliation process, and the directors and officers have agreed to assist the Debtor with that process.

YOU MAY OPT-OUT OF THE THIRD-PARTY RELEASES. Any non-former customer and any former customer that opts-out of the customer releases may decide to opt-out of the third party releases in the Plan. Unless such parties opt-out of the third party releases, any claims they have against the Released Parties may be released. Detailed instructions on how to opt out of the third-party releases are included on your ballot, enclosed in the same package as this letter. If you are a former customer and you opt-out of the third party releases, you will not receive the Debtor release for your past unpaid electricity bills, but you may file a claim against the Debtor by the applicable deadline or pursue claims that you hold against the other Released Parties. You should consult your own attorney to determine the best course of action for you.

THE PLAN ADMINISTRATOR WILL BE JOINTLY APPOINTED. Under the Plan, the Plan Administrator will have control over the prosecution of claims and causes of action against third parties and distributions to unsecured creditors. The Plan provides that the Debtor and the Committee will jointly appoint the Plan Administrator. Additionally, the Plan creates an advisory board with significant oversight powers that will initially consist of two members selected by the Committee and one member selected by the Debtor. This will allow the Committee-appointed members to help ensure that the Plan Administrator acts in the best interests of general unsecured creditors.

<u>THE PLAN REPRESENTS A GLOBAL RESOLUTION</u>. The Plan represents a global resolution among the Debtor, the Released Parties, and the Committee that avoids potential time consuming and expensive litigation and lost value to the Debtor's estate. The Committee believes that this global resolution is in the best interests of general unsecured creditors.

ALTERNATIVES TO THE PLAN ARE NOT AS FAVORABLE. The Committee believes that if the Plan is not confirmed, unsecured creditor recoveries will be diminished and certain key benefits of the Plan will be lost. In particular, the Debtor will need to expend significant resources drafting and soliciting a new Plan and it is likely that the Chapter 11 Case will convert to a chapter 7 liquidation. Under chapter 7, a chapter 7 trustee would be appointed and would likely pursue former customers for outstanding amounts owing to the Debtor and/or report such former customers' unpaid balances to a credit bureau. Additionally, it is unlikely that the Released Parties would make the same valuable contributions they are currently offering. Moreover, it is unlikely that former customers would receive releases from the Debtor for amounts owed on account of unpaid bills for past electricity used.

YOUR VOTE IS IMPORTANT. Without your vote to accept the Plan, the Plan may not be accepted by the requisite number of creditors. Even if some general unsecured creditors vote to reject the Plan, Class 4 and Class 5 would accept the Plan if two-thirds in amount and a majority of claim holders in each class vote to accept the Plan. Accordingly, every vote counts.

THE PLAN TREATS UNSECURED CREDITORS FAIRLY. The Committee negotiated for increased recoveries for the general unsecured creditors. In addition to the Debtor's cash on hand and the proceeds of certain causes of action the Debtor has against third parties, the Debtor's prepetition secured lenders have agreed to waive their entire claim of approximately \$1.45 million, and their claim for professional fees will likely be paid in full by the Debtor's non-debtor affiliates.

The foregoing description is not intended as a substitute for the Disclosure Statement. All statements contained in this letter represent the Committee's belief, formed after a review of the relevant documents and consultation with its attorneys. Creditors should read the Disclosure Statement and the Plan in their entirety and then make their own respective independent decision as to whether the Plan is acceptable.

For these reasons, the Committee urges general unsecured creditors to vote to ACCEPT the Plan.

Very truly yours,

The Official Committee of Unsecured Creditors of Griddy Energy LLC

Exhibit H

NO PERSON HAS BEEN AUTHORIZED TO GIVE ANY INFORMATION OR ADVICE, OR TO MAKE ANY REPRESENTATION, OTHER THAN WHAT IS INCLUDED IN THE MATERIALS MAILED WITH THIS BALLOT.

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:)	Chapter 11
GRIDDY ENERGY LLC,1)	Case No. 21-30923 (MI)
	Debtor.) _) _)	

BALLOT FOR CLASS 4 – OTHER GENERAL UNSECURED CLAIMS
VOTING TO ACCEPT OR REJECT THE MODIFIED THIRD AMENDED PLAN OF
LIQUIDATION FOR GRIDDY ENERGY LLC UNDER
CHAPTER 11 OF THE BANKRUPTCY CODE

THE VOTING DEADLINE BY WHICH YOUR BALLOT MUST BE <u>ACTUALLY</u> <u>RECEIVED</u> BY THE VOTING AGENT IS 5:00 P.M. (PREVAILING CENTRAL TIME) ON JUNE 25, 2021 (THE "VOTING DEADLINE").

IF YOUR BALLOT IS NOT RECEIVED ON OR PRIOR TO THE VOTING DEADLINE, THE VOTE REPRESENTED BY YOUR BALLOT WILL NOT BE COUNTED, EXCEPT IN THE DEBTOR'S SOLE DISCRETION.

You are receiving this ballot (the "Ballot") to solicit your vote to accept or reject the Modified Third Amended Plan of Liquidation for Griddy Energy LLC Under Chapter 11 of the Bankruptcy Code (as may be modified, amended or supplemented from time to time, the "Plan"). Griddy Energy LLC's (the "Debtor") records indicate that you are, **as of May 25, 2021** (the "Voting Record Date"), a holder of a Class 4 Other General Unsecured Claim. If you believe this information is incorrect, or if you have received this Ballot in error, please contact Stretto³ ("Stretto" or the "Voting Agent") via email at GriddyInquiries@stretto.com or call (855) 478-2725 (toll free) or (949) 471-0997 (international).

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The last four digits of the Debtor's federal tax identification number are 1396. The mailing address for the Debtor is PO Box 1288, Greens Farms, CT 06838.

² Capitalized terms used in this Ballot and the attached instructions that are not otherwise defined herein have the meanings given to them in the Plan.

³ Stretto is the trade name of Bankruptcy Management Solutions, Inc. and its subsidiaries.

The Bankruptcy Court has conditionally approved the *Disclosure Statement for Modified Third Amended Plan of Liquidation for Griddy Energy LLC Under Chapter 11 of the Bankruptcy Code* (including all exhibits thereto and as may be modified, amended or supplemented from time to time, the "<u>Disclosure Statement</u>"). The Disclosure Statement describes the Plan and provides information to assist you in deciding how to vote your Ballot. Conditional approval of the Disclosure Statement by the Bankruptcy Court does not indicate Bankruptcy Court approval of the Plan. If you do not have a Disclosure Statement, you may obtain a copy free of charge on the website of Voting Agent at: https://cases.stretto.com/Griddy.

Before you transmit your vote, you are encouraged to review the Plan, the Disclosure Statement and all related documents attached herewith carefully. You may wish to seek independent legal advice concerning the Plan and the treatment of your Claim(s) under the Plan.

The Plan can be confirmed by the Court and thereby made binding upon you if it is accepted by the holders of at least two-thirds in dollar amount and more than one-half in number of Claims in each Class entitled to vote and that actually vote on the Plan, and if it otherwise satisfies the requirements of section 1129(a) of the Bankruptcy Code. If the requisite acceptances are not obtained (or if a Class of Claims or Interests is deemed to reject the Plan), the Court may nonetheless confirm the Plan if it finds that the Plan provides fair and equitable treatment to, and does not discriminate unfairly against, the Class or Classes rejecting it, and otherwise satisfies the applicable requirements of section 1129(b) of the Bankruptcy Code.

Please note that the Plan contemplates separate Classes of creditors and interest holders for voting and distribution purposes. Depending on the nature of the debt or interest that is held in or against the Debtor, a holder may have Claims and/or Interests in multiple Classes. The Disclosure Statement sets forth a description of the Classes in the Plan.

Please also note that the Plan may be altered, amended or modified as described in Section 14.07 of the Plan. If the Plan as altered, amended or modified satisfies the conditions of the applicable Bankruptcy Code sections, the Debtor may not be required to resolicit votes on the Plan and, accordingly, a vote to accept the Plan submitted prior to the Voting Deadline will be considered a vote to accept the Plan as so altered, amended or modified.

If you have any questions on how to properly complete this Ballot, please contact Stretto via email at GriddyInquiries@stretto.com or call (855) 478-2725 (toll free) or (949) 471-0997 (international). THE VOTING AGENT IS NOT AUTHORIZED TO, AND WILL NOT, PROVIDE LEGAL ADVICE.

PLEASE READ AND FOLLOW THE VOTING INSTRUCTIONS CAREFULLY. COMPLETE, SIGN AND DATE YOUR CUSTOMIZED BALLOT AND RETURN IT SO THAT IT IS <u>ACTUALLY RECEIVED</u> BY THE VOTING AGENT ON OR BEFORE THE VOTING DEADLINE OF 5:00 P.M. (PREVAILING CENTRAL TIME) ON June 25, 2021 IN ACCORDANCE WITH THE INSTRUCTIONS PROVIDED HEREIN.

VOTING METHODS:

For your vote to be counted, this Ballot must be properly completed, signed and returned so that it is <u>actually received</u> by the Voting Agent, Stretto, by no later than June 25, 2021 at 5:00 p.m. (Prevailing Central Time).

Please submit a Ballot with your vote by <u>one</u> of the following methods:

If Submitting Your Vote through the E-Balloting Portal

Stretto will accept Ballots if properly completed electronically through Stretton's online E-Ballot Portal.

Submit your Ballot via the E-Ballot Portal, by visiting https://cases.stretto.com/Griddy. Click on the "File a Ballot" section of the website and follow the instructions to submit your Ballot.

IMPORTANT NOTE: You will need the following information to retrieve and submit your customized electronic Ballot:

Unique F	E-Ballot ID#:	
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The Voting Agent's E-Ballot Portal is the sole manner in which Ballots will be accepted via electronic or online transmission. Ballots submitted by facsimile, email or other means of electronic transmission will not be counted.

Each E-Ballot ID# is to be used solely for voting only those Claims or Interests described in Item 1 of your electronic Ballot. Please complete and submit an electronic Ballot for each E-Ballot ID# you receive, as applicable.

Holders who cast a Ballot using the E-Ballot Portal should <u>NOT</u> also submit a paper Ballot.

If you choose to submit your Ballot by First Class Mail, Overnight Delivery or Hand Delivery:

Griddy Energy LLC, Ballots c/o Stretto 410 Exchange, Suite 100 Irvine, CA 92602

IMPORTANT

YOU ARE ENCOURAGED TO CAREFULLY REVIEW THE DISCLOSURE STATEMENT AND PLAN BEFORE YOU VOTE. YOU MAY WISH TO SEEK LEGAL OR OTHER PROFESSIONAL ADVICE CONCERNING THE PLAN AS WELL AS CLASSIFICATION OF YOUR CLAIM. YOUR OTHER GENERAL UNSECURED CLAIM AGAINST THE DEBTOR HAS BEEN PLACED IN CLASS 4 UNDER THE PLAN.

IF YOUR BALLOT IS NOT COMPLETED, SIGNED, AND <u>ACTUALLY RECEIVED</u> BY THE VOTING AGENT ON OR BEFORE THE VOTING DEADLINE YOUR VOTE WILL NOT COUNT EXCEPT IN THE DEBTOR'S SOLE DISCRETION.

IF THE PLAN IS CONFIRMED BY THE BANKRUPTCY COURT, IT WILL BE BINDING ON YOU WHETHER OR NOT YOU VOTE.

Item 1. *Vote Amount.* The undersigned hereby certifies that on May 25, 2021, the Voting Record Date, the undersigned was the record holder of one or more Other General Unsecured Claims in Class 4 under the Plan, in the aggregate unpaid principal amount of:

Cla	aim Amount: \$	
	a <i>Plan</i> . The undersigned holder of Other General Unsecured Claims in 1 above, votes all such Claims to (check <u>one</u> box):	Class 4, as
	Accept (votes FOR) the Plan	
	OR	
	Reject (vote AGAINST) the Plan	

Item 3. General Releases.

THE PLAN CONTAINS A SERIES OF RELEASES. PARTIES SHOULD BE AWARE THAT, IF THE PLAN IS CONFIRMED and if the Effective Date occurs, the Released Parties, as defined in the Plan and as reproduced below, will be receiving releases and be exculpated and certain parties will be giving releases as set forth in Section 12.07 of the Plan and be bound by injunctions as set forth in Section 12.06 and Section 12.09 of the Plan.

"Released Parties" means, collectively, and each solely in its capacity as such: (a) the Debtor, (b) the Committee and its members, (c) the Prepetition Secured Lenders and the Collateral Agent, and (d) each of such parties' respective predecessors, successors, assigns, subsidiaries, affiliates, the Non-Debtor Affiliates, owners, and each of their respective current (as of the Petition Date) officers, directors, employees, managers, members, principals, shareholders, agents, advisors and professionals (including any attorneys, consultants, financial advisors, investment bankers and other professionals retained by such Persons) or other representatives, each in their capacities as such, together with their successors and assigns; provided, however, that such attorneys and professional advisors shall only include those that provided services related to the Chapter 11 Case and the transactions contemplated by the Plan; provided, further, that no Person shall be a Released Party if it elects to opt out of the releases provided for in Article XII of the Plan in its Ballot.

Third party release provisions contained in Section 12.07(b) of the Plan:

Except as otherwise provided in the Plan or the Confirmation Order, including Section 12.10 as to Participating Customers, on the Effective Date, (i) each holder of a Claim in a Class entitled to vote on the Plan and (ii) each Released Party (other than the pre-Effective Date Debtor, the Liquidating Debtor and the Plan Administrator), to the fullest extent permissible under applicable law as such law may be extended or interpreted subsequent to the Effective Date, in consideration for the obligations of the Debtor under the Plan, the Distributions under the Plan and other contracts, instruments, releases, agreements or documents executed and delivered in connection with the Plan, will be deemed to have consented to the Plan and the restructuring embodied herein for all purposes and deemed to forever release and waive all claims (as such term is defined in section 101(5) of the Bankruptcy Code) against any and all Released Parties and Participating Customers (solely in each such customer's capacity as such), including but not limited to any claim sounding in law or equity or asserting a tort, breach of any duty or contract, violations of the common law, any federal or state statute, any federal or state securities laws or otherwise, demands, debts, rights, causes of action

⁴ "Non-Debtor Affiliates"</sup> means the Debtor's non-debtor affiliates, HoldCo, Griddy Technologies LLC, Griddy Pro LLC, Griddy VI Holdings LLC, Griddy VI Intermediate Holdings LLC, Griddy 6 Holdings LLC, Griddy VI Series A Holdings LLC, Beachside New Utility Holdings LLC, Beachside New Utility (VI) Holdings LLC, Elliot New Utility Holdings LLC, Janson New Utility Holdings LLC, Janson New Utility (VI) Holdings LLC, Janson New Utility (VI) Holdings LLC, Niab Holdings Pty Limited and SRA Investments Pty Limited.

(including without limitation, the Causes of Action) or liabilities (other than the right to enforce the obligations of any party under the Plan and the contracts, instruments, releases, agreements and documents delivered under or in connection with the Plan), including but not limited any claims for any such loss such holder may suffer, have suffered or be alleged to suffer as a result of the Debtor commencing the Chapter 11 Case or as a result of the Plan being consummated, whether liquidated or unliquidated, fixed or contingent, matured or unmatured, known or unknown, foreseen or unforeseen, existing or hereafter arising, in law, equity or otherwise, that are based in whole or in part on any act or omission, transaction, event or other occurrence taking place on or prior to the Effective Date in any way relating to the pre-Effective Date Debtor, the Liquidating Debtor, the Plan Administrator, the Chapter 11 Case, the Plan or the Disclosure Statement; provided, however, that the foregoing releases shall not apply to any holder of a Claim if such holder "opts out" of the releases provided in Section Error! Reference source not found. in a timely and properly submitted Ballot; provided, further, that in no event shall anything in Section Error! Reference source not found. be construed as a release of any Person's gross negligence or willful misconduct, as determined by a Final Order, for matters with respect to the Debtor. For the avoidance of doubt, the only parties that are bound by the releases set forth in Section Error! Reference source not found. are (a) the Released Parties and (b) holders of Claims in a Class entitled to vote on the Plan that do not "opt out" of the releases provided in Section Error! Reference source not found. of the Plan in a timely and properly submitted Ballot or Customer Release Opt-Out Form in accordance with the terms of the Plan.

IMPORTANTLY, ALL HOLDERS OF OTHER GENERAL UNSECURED CLAIMS THAT ARE ELIGIBLE TO VOTE ON THE PLAN AND WHO DO NOT VALIDLY OPT OUT OF OR FILE AN OBJECTION TO THE THIRD PARTY RELEASES CONTAINED IN THE PLAN BY THE PLAN OBJECTION DEADLINE WILL BE DEEMED TO HAVE EXPRESSLY, UNCONDITIONALLY, GENERALLY, INDIVIDUALLY AND COLLECTIVELY RELEASED ALL CLAIMS AND CAUSES OF ACTION AGAINST THE RELEASED PARTIES PURSUANT TO THE TERMS OF THE PLAN.

Item 4. Opt-Out Election (See box immediately above).

By checking the box below, the undersigned Claimant is the holder of an Other General Unsecured Claim and elects **NOT** to release the Released Parties as set forth in Section 12.07(b) of the Plan.

The undersigned elects not to grant (OPTS OUT OF) the releases set forth in
section 12.07(b) of the Plan.

IF YOU HOLD AN OTHER GENERAL UNSECURED CLAIM AND YOU DO NOT CHECK THE "OPT-OUT" BOX IMMEDIATELY ABOVE AND TIMELY SUBMIT YOUR BALLOT, YOU WILL BE DEEMED TO CONSENT TO THE RELEASE OF THE RELEASED PARTIES SET FORTH IN SECTION 12.07(b) OF THE PLAN.

Item 5. Tax Information.

Under	penalty of perjury, Claimant certifies that:	
A.	Claimant's Name is:	
B.	Claimant's Address for Distribution (if any) To Be Sent:	
		_
C.	Claimant's correct taxpayer identification number is:	_·
	(Social Security Number),	
	(or Employer Identification Number); and	
D.	If applicable, Claimant is not subject to backup withholding because (appropriate box):	please check
	(i) Claimant is exempt from backup withholding;	
	(ii) Claimant has not been notified by the Internal Revenue Service Claimant is subject to withholding as a result of a failure to report dividends; or	
	(iii) The IRS has notified Claimant that Claimant is no longer subj withholding.	ect to backup

If you are a nonresident alien or a foreign entity, please reach out to Stretto, the Debtor's Solicitation Agent, to request Form W-8 by (a) emailing GriddyInquiries@stretto.com; or (b) calling at (855) 478-2725 (toll free) or (949) 471-0997 (international).

Item 6. Certifications. By signing this Ballot, the undersigned Claimant certifies that (a) on the Voting Record Date, it was the record holder of the Claims described in Item 1 to which this Ballot pertains (or an authorized signatory for such holder); (b) it has full power and authority to vote to accept or reject the Plan; (c) it has received a copy of the Plan and Disclosure Statement (and all attachments and supplements thereto); and (d) all authority conferred or agreed to be conferred pursuant to this Ballot, and every obligation of the undersigned hereunder, shall be binding upon the transferees, successors, assigns, heirs, executors, administrators, trustees in bankruptcy and legal representatives of the undersigned and shall not be affected by, and shall survive, the death or incapacity of the undersigned. The undersigned understands that an otherwise properly completed, executed and timely-returned Ballot that does not indicate either acceptance or rejection of the Plan or indicates both acceptance and rejection of the Plan will not be counted. By signing this Ballot you also are acknowledging that your vote is subject to all terms or conditions set forth in the Disclosure Statement and Plan.

Name of Claimant:	
Signature:	
Print Name:	
Title:	
Street Address:	
City, State and Zip Code:	
-	
Telephone Number:	
Email Address:	
Date Completed:	

PLEASE PROMPTLY SUBMIT YOUR COMPLETED BALLOT.

BALLOTS MAY BE SUBMITTED VIA THE E-BALLOT PORTAL, IN THE RETURN ENVELOPE PROVIDED, OR AS DIRECTED IN THE VOTING INSTRUCTIONS.

IN ORDER TO COUNT, YOUR COMPLETED BALLOT MUST BE <u>ACTUALLY RECEIVED</u> NO LATER THAN 5:00 P.M. (PREVAILING CENTRAL TIME) ON JUNE 25, 2021 OR THE VOTES TRANSMITTED THEREBY WILL NOT BE COUNTED.

IF YOU HAVE ANY QUESTIONS REGARDING THIS BALLOT OR THE VOTING PROCEDURES, OR IF YOU NEED ADDITIONAL COPIES OF THIS BALLOT, THE DISCLOSURE STATEMENT, THE PLAN OR OTHER RELATED MATERIALS OR DOCUMENTS, PLEASE CONTACT THE VOTING AGENT, STRETTO, VIA EMAIL AT GRIDDYINQUIRIES@STRETTO.COM OR CALL (855) 478-2725 (TOLL FREE) OR (949) 471-0997 (INTERNATIONAL).

INSTRUCTIONS FOR COMPLETING THE BALLOT

- 1. In order for your vote to count, you must:
 - a) In the box provided in Item 1, indicate the amount of your Claim;
 - b) In the box provided in Item 2 of the Ballot, indicate either acceptance or rejection of the Plan and the treatment afforded to Class 4 Other General Unsecured Claims set forth in the Plan by checking the appropriate box;
 - c) Carefully review the information regarding releases in Item 3 and check the box in Item 4 if you elect to opt out of the third-party releases;
 - d) Review and complete the tax information in Item 5 and the certification in Item 6 of the Ballot; and either
 - i. electronically complete, sign, and return your customized electronic Ballot by utilizing the E-Ballot Portal on Stretto's website so that it is <u>actually received</u> by Stretto no later than the Voting Deadline of 5:00 p.m. (prevailing Central Time) on June 25, 2021; or
 - ii. complete, sign and return your Ballot by first class mail, overnight delivery, or hand delivery so that it is <u>actually received</u> by Stretto no later than the Voting Deadline of 5:00 p.m. (prevailing Central Time) on June 25, 2021. Any unsigned or non-original Ballot will not be counted. Return the completed Ballot to:

Via First Class Mail, Overnight Delivery, or Hand Delivery:

Griddy Energy LLC, Ballots c/o Stretto 410 Exchange, Suite 100 Irvine, CA 92602

2. The method of delivery of your Ballot is at your election and at your own risk. YOU ARE STRONGLY ENCOURAGED TO SUBMIT YOUR BALLOT VIA THE E-BALLOT PLATFORM. Stretto's E-Ballot platform is the sole manner in which Ballots will be accepted via electronic or online transmission. Ballots submitted by facsimile, email or other means of electronic transmission will not be counted. If voting online, to have your vote counted, you must electronically complete, sign, and submit the electronic Ballot by utilizing the E-Ballot platform on Stretto's website. Your Ballot must be received by Stretto no later than the Voting Deadline.

<u>Creditors who cast a Ballot using Stretto's E-Ballot platform should NOT also submit a paper Ballot.</u>

If you are unable to use the E-Ballot platform or need assistance in completing and submitting your Ballot, please contact Stretto via email at GriddyInquiries@stretto.com or call (855) 478-2725 (toll free) or (949) 471-0997 (international).

- 3. A properly completed, executed, and timely returned Ballot that either (a) indicates both an acceptance and rejection of the Plan or (b) fails to indicate either an acceptance or rejection of the Plan will not be counted.
- 4. To facilitate distributions under the Plan (to the extent that the Plan is confirmed and consummated), please complete Item 5, which requests certain tax information that is necessary to make distributions to holders of Claims.
- 5. You should review the release provisions set forth in Item 3 and in Section 12.07(b) of the Plan and the opt-out election disclosure in Item 4 of the Ballot, and determine whether you will check the box to opt out of the Plan's release provisions by checking the box in Item 4.
- 6. You must vote all your Claims within a single Class under the Plan either to accept or reject the Plan. Accordingly, a Ballot (or multiple Ballots with respect to Claims within a single Class) that partially rejects and partially accepts the Plan will not be counted.
- 7. If you cast more than one Ballot voting the same Claim prior to the Voting Deadline, the last valid Ballot timely received shall be deemed to reflect the voter's intent and shall supersede and revoke any earlier received Ballot. If you simultaneously cast inconsistent duplicate Ballots with respect to the same Claim, such Ballots shall not be counted.
- 8. Any Ballot cast by a person or entity that did not hold a Claim in Class 4 (Other General Unsecured Claims) as the Voting Record Date will not be counted.
- 9. Any Ballot that is illegible or that contains insufficient information to permit the identification of the claimant will not be counted.
- 10. The Ballot does not constitute, and shall not be deemed to be, a proof of claim or equity interest or an assertion or admission of a Claim or an Interest.
- 11. It is important that you vote. The Plan can be confirmed by the Court and thereby made binding on you if it is accepted by the holders of at least two-thirds in amount and one-half in number of the Claims in each impaired Class who vote on the Plan and if the Plan otherwise satisfies the applicable requirements of section 1129(a) of the Bankruptcy Code. The votes of Claims actually voted in your Class will bind both those who vote and those who do not vote. If the requisite acceptances are not obtained, the Bankruptcy Court nonetheless may confirm the Plan if it finds that the Plan: (a) provides fair and equitable treatment to, and does not unfairly discriminate against, the Class or Classes voting to reject the Plan; and (b) otherwise satisfies the requirements of section 1129(b) of the Bankruptcy Code.
- 12. Each Ballot you receive is for voting only your Claim described in that ballot. Please complete and return each Ballot you receive. The attached Ballot is designated only for voting Class 4 (Other General Unsecured Claims).

- 13. The Ballot is not a letter of transmittal and may not be used for any purposes other than to cast a vote to accept or reject the Plan. No party will accept delivery of any such certificates surrendered together with this Ballot.
- 14. No person has been authorized to give any information or advice, or to make any representation, other than what is contained in the materials mailed with this Ballot or other solicitation materials approved by the Bankruptcy Court, including, without limitation, the Disclosure Statement.
- 15. Please return your Ballot promptly.

IF YOU HAVE ANY QUESTIONS REGARDING THIS BALLOT OR THE PROCEDURES GENERALLY, OR IF YOU NEED ADDITIONAL COPIES OF THE BALLOT OR OTHER ENCLOSED MATERIALS, PLEASE CONTACT STRETTO VIA EMAIL AT GRIDDYINQUIRIES@STRETTO.COM OR (855) 478-2725 (TOLL FREE) OR (949) 471-0997 (INTERNATIONAL). THE VOTING AGENT IS NOT AUTHORIZED TO, AND WILL NOT, PROVIDE LEGAL ADVICE.

Exhibit I

NO PERSON HAS BEEN AUTHORIZED TO GIVE ANY INFORMATION OR ADVICE, OR TO MAKE ANY REPRESENTATION, OTHER THAN WHAT IS INCLUDED IN THE MATERIALS MAILED WITH THIS BALLOT.

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

		-	
•)	Cl 11
In re:)	Chapter 11
GRIDDY ENERGY LLC,1)	Case No. 21-30923 (MI)
	Debtor.)	
)	

BALLOT FOR CLASS 5 – CUSTOMER CLAIMS VOTING TO ACCEPT OR REJECT MODIFIED THIRD AMENDED PLAN OF LIQUIDATION FOR GRIDDY ENERGY LLC UNDER CHAPTER 11 OF THE BANKRUPTCY CODE

THE VOTING DEADLINE BY WHICH YOUR BALLOT MUST BE <u>ACTUALLY</u> <u>RECEIVED</u> BY THE VOTING AGENT IS 5:00 P.M. (PREVAILING CENTRAL TIME) ON JUNE 25, 2021 (THE "VOTING DEADLINE").

IF YOUR BALLOT IS NOT RECEIVED ON OR PRIOR TO THE VOTING DEADLINE, THE VOTE REPRESENTED BY YOUR BALLOT WILL NOT BE COUNTED, EXCEPT IN THE DEBTOR'S SOLE DISCRETION.

You are receiving this ballot (the "Ballot") to solicit your vote to accept or reject the Modified Third Amended Plan of Liquidation for Griddy Energy LLC Under Chapter 11 of the Bankruptcy Code (as may be modified, amended or supplemented from time to time, the "Plan"). Griddy Energy LLC's (the "Debtor") records indicate that you are, **as of May 25, 2021** (the "Voting Record Date"), a holder of a Class 5 Customer Claim. If you believe this information is incorrect, or if you have received this Ballot in error, please contact Stretto³ ("Stretto" or the "Voting Agent") via email at GriddyInquiries@stretto.com or call (855) 478-2725 (toll free) or (949) 471-0997 (international).

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The last four digits of the Debtor's federal tax identification number are 1396. The mailing address for the Debtor is PO Box 1288, Greens Farms, CT 06838.

² Capitalized terms used in this Ballot and the attached instructions that are not otherwise defined herein have the meanings given to them in the Plan.

³ Stretto is the trade name of Bankruptcy Management Solutions, Inc. and its subsidiaries.

The Bankruptcy Court has conditionally approved the *Disclosure Statement for Modified Third Amended Plan of Liquidation for Griddy Energy LLC Under Chapter 11 of the Bankruptcy Code* (including all exhibits thereto and as may be modified, amended or supplemented from time to time, the "<u>Disclosure Statement</u>"). The Disclosure Statement describes the Plan and provides information to assist you in deciding how to vote your Ballot. Conditional approval of the Disclosure Statement by the Bankruptcy Court does not indicate Bankruptcy Court approval of the Plan. If you do not have a Disclosure Statement, you may obtain a copy free of charge on the website of Voting Agent at: https://cases.stretto.com/Griddy.

Before you transmit your vote, you are encouraged to review the Plan, the Disclosure Statement and all related documents attached herewith carefully. You may wish to seek independent legal advice concerning the Plan and the treatment of your Claim(s) under the Plan.

The Plan can be confirmed by the Court and thereby made binding upon you if it is accepted by the holders of at least two-thirds in dollar amount and more than one-half in number of Claims in each Class entitled to vote and that actually vote on the Plan, and if it otherwise satisfies the requirements of section 1129(a) of the Bankruptcy Code. If the requisite acceptances are not obtained (or if a Class of Claims or Interests is deemed to reject the Plan), the Court may nonetheless confirm the Plan if it finds that the Plan provides fair and equitable treatment to, and does not discriminate unfairly against, the Class or Classes rejecting it, and otherwise satisfies the applicable requirements of section 1129(b) of the Bankruptcy Code.

Please note that the Plan contemplates separate Classes of creditors and interest holders for voting and distribution purposes. Depending on the nature of the debt or interest that is held in or against the Debtor, a holder may have Claims and/or Interests in multiple Classes. The Disclosure Statement sets forth a description of the Classes in the Plan.

Please also note that the Plan may be altered, amended or modified as described in Section 14.07 of the Plan. If the Plan as altered, amended or modified satisfies the conditions of the applicable Bankruptcy Code sections, the Debtor may not be required to resolicit votes on the Plan and, accordingly, a vote to accept the Plan submitted prior to the Voting Deadline will be considered a vote to accept the Plan as so altered, amended or modified.

If you have any questions on how to properly complete this Ballot, please contact Stretto via email at GriddyInquiries@stretto.com or call (855) 478-2725 (toll free) or (949) 471-0997 (international). THE VOTING AGENT IS NOT AUTHORIZED TO, AND WILL NOT, PROVIDE LEGAL ADVICE.

PLEASE READ AND FOLLOW THE VOTING INSTRUCTIONS CAREFULLY. COMPLETE, SIGN AND DATE YOUR CUSTOMIZED BALLOT AND RETURN IT SO THAT IT IS <u>ACTUALLY RECEIVED</u> BY THE VOTING AGENT ON OR BEFORE THE VOTING DEADLINE OF 5:00 P.M. (PREVAILING CENTRAL TIME) ON JUNE 25, 2021 IN ACCORDANCE WITH THE INSTRUCTIONS PROVIDED HEREIN.

VOTING METHODS:

For your vote to be counted, this Ballot must be properly completed, signed and returned so that it is <u>actually received</u> by the Voting Agent, Stretto, by no later than June 25, 2021 at 5:00 p.m. (Prevailing Central Time).

Please submit a Ballot with your vote by <u>one</u> of the following methods:

If Submitting Your Vote through the E-Balloting Portal

Stretto will accept Ballots if properly completed electronically through Stretto's online E-Ballot Portal.

Submit your Ballot via the E-Ballot Portal, by visiting https://cases.stretto.com/Griddy. Click on the "File a Ballot" section of the website and follow the instructions to submit your Ballot.

IMPORTANT NOTE: You will need the following information to retrieve and submit your customized electronic Ballot:

Unique E	-Ballot ID#:		
Omuuc E	-panot $1\mathbf{D}\pi$.		

The Voting Agent's E-Ballot Portal is the sole manner in which Ballots will be accepted via electronic or online transmission. Ballots submitted by facsimile, email or other means of electronic transmission will not be counted.

Each E-Ballot ID# is to be used solely for voting only those Claims or Interests described in Item 1 of your electronic Ballot. Please complete and submit an electronic Ballot for each E-Ballot ID# you receive, as applicable.

Holders who cast a Ballot using the E-Ballot Portal should <u>NOT</u> also submit a paper Ballot.

If you choose to submit your Ballot by First Class Mail, Overnight Delivery or Hand Delivery:

Griddy Energy LLC, Ballots c/o Stretto 410 Exchange, Suite 100 Irvine, CA 92602

IMPORTANT

YOU ARE ENCOURAGED TO CAREFULLY REVIEW THE DISCLOSURE STATEMENT AND PLAN BEFORE YOU VOTE. YOU MAY WISH TO SEEK LEGAL OR OTHER PROFESSIONAL ADVICE CONCERNING THE PLAN AS WELL AS CLASSIFICATION OF YOUR CLAIM.

YOUR CUSTOMER CLAIM AGAINST THE DEBTOR HAS BEEN PLACED IN CLASS 5 UNDER THE PLAN; PROVIDED THAT,

(A) IF YOU OPT OUT OF THE CUSTOMER RELEASES AS THE HOLDER OF A CLASS 5 CUSTOMER CLAIM,

<u>OR</u>

(B) THE BANKRUPTCY COURT DOES NOT APPROVE THE CUSTOMER RELEASES,

THEN, YOU WILL NOT HAVE AN ALLOWED CLASS 5 CUSTOMER CLAIM. RATHER, YOU WILL HAVE A CLASS 4 OTHER GENERAL UNSECURED CLAIM SOLELY FOR PURPOSES OF VOTING ON THE PLAN.

ACCORDINGLY, THE BALLOT BELOW PROVIDES FOR YOU TO VOTE BOTH AS THE HOLDER OF A CLASS 5 CUSTOMER CLAIM AND THE POTENTIAL HOLDER OF A CLASS 4 OTHER GENERAL UNSECURED CLAIM. THE VOTE YOU CAST AS THE HOLDER OF A CLASS 4 OTHER GENERAL UNSECURED CLAIM WILL ONLY BE COUNTED IF (A) (I) YOU OPT OUT OF THE CUSTOMER RELEASES HEREIN OR (B) THE BANKRUPTCY COURT DOES NOT APPROVE THE CUSTOMER RELEASES CONTAINED IN CLASS 5.

IF YOUR BALLOT IS NOT COMPLETED, SIGNED, AND <u>ACTUALLY RECEIVED</u> BY THE VOTING AGENT ON OR BEFORE THE VOTING DEADLINE YOUR VOTE WILL NOT COUNT EXCEPT IN THE DEBTOR'S SOLE DISCRETION.

IF THE PLAN IS CONFIRMED BY THE BANKRUPTCY COURT, IT WILL BE BINDING ON YOU WHETHER OR NOT YOU VOTE.

ADDITIONALLY, PARTICIPATING CUSTOMERS SHALL HAVE FORTY-FIVE (45)
DAYS AFTER THE EFFECTIVE DATE TO ELECT TO BECOME NONPARTICIPATING CUSTOMERS BY COMPLETING AND RETURNING THE
CUSTOMER RELEASE OPT-OUT FORM. IF A PARTICIPATING CUSTOMER
ELECTS TO BECOME A NON-PARTICIPATING CUSTOMER IN ACCORDANCE
WITH THE FOREGOING, THE FORMER PARTICIPATING CUSTOMER SHALL BE
TREATED AS A NON-PARTICIPATING CUSTOMER UNDER THE PLAN FOR ALL
PURPOSES; PROVIDED THAT SUCH PERSON'S VOTE ON THE PLAN SHALL NOT BE
CHANGED IF THE ELECTION IS MADE AFTER THE VOTING DEADLINE.

Item 1.

(A) Vote on Plan. Claims to (chec	The undersigned holder of a Customer Claim in Class 5, votes all such k one box):
[Accept (votes FOR) the Plan
	OR
	Reject (vote AGAINST) the Plan

IF YOU DO NOT OPT OUT OF THE CUSTOMER RELEASES, INCLUDING IF YOU ABSTAIN FROM VOTING AND DO NOT OPT OUT OF THE CUSTOMER RELEASES, YOU WILL BE DEEMED A PARTICIPATING CUSTOMER. "Participating Customer" means any holder of a Customer Claim that does not opt out of the Customer Releases, including those holders of Customer Claims that abstain from voting and do not opt out of the Customer Releases. On the Effective Date, (a) all Claims of Participating Customers shall be classified and treated for all purposes under the Plan as Class 5 Customer Claims and (b) all Participating Customers shall grant in favor of the Released Parties (as defined in the Plan and reproduced below) and receive the benefit from the Released Parties the Customers Release (as defined in the Plan and reproduced below) set forth in Section 12.10 of the Plan; provided that, notwithstanding the foregoing, if the Bankruptcy Court does not approve the Customer Releases, then each Participating Customer will not have an Allowed Class 5 Claim, the Customer Releases shall not become effective and, solely if such Participating Customer timely and properly filed an unsecured nonpriority claim against the Debtor by the applicable Bar Date in accordance with the applicable Bar Date Order, each such Customer Claim shall be classified and treated as an Other General Unsecured Claim under the Plan.

"Customer Releases" means the mutual releases by and among the Participating Customers, on the one hand, and the Released Parties, on the other hand, whereby (i) the Debtor and each other Released Party releases and waives all Claims against each Participating Customer, solely in its capacity as such, including, for unpaid amounts owed by such Participating Customer to the Debtor for the electricity and related fees, taxes, expenses and other costs charged to such customers for the period February 13, 2021 through and including February 19, 2021, including when the Public Utilities Commission of Texas imposed the \$9,000 per MWh price for wholesale power; and (ii) each Participating Customer releases and waives all Claims against each of the Released Parties relating to the pre-Effective Date Debtor, the Liquidating Debtor, the Plan Administrator, the Chapter 11 Case, the Plan or the Disclosure Statement, including, any Claims for any loss a Participating Customer may suffer, have suffered or be alleged to suffer as a result of or relating to the Participating Customer's agreements with the Debtor as well as the electricity

and related fees, taxes and costs charged to such customers for any period while they were a customer of the Debtor, including, the period February 13, 2021 through and including February 19, 2021, including when the Public Utilities Commission of Texas imposed the \$9,000 per MWh price for wholesale power; provided, that, notwithstanding the foregoing, each eligible Participating Customer may assert a Participating Customer Potential Return Claim in a timely and properly filed proof of claim form in accordance with the Former Customers Bar Date Order and, solely to the extent each Participating Customer has an Allowed Participating Customer Potential Return, receive its Pro Rata share of the Texas Storm Causes of Action Net Recovery Proceeds, if any, which proceeds shall be shared with holders of Allowed Other General Unsecured Claims on a Pro Rata basis and be distributed (Pro Rata) to holders of (a) Allowed Other General Unsecured Claims and (b) Allowed Participating Customer Potential Return Claims.

"Released Parties" means, collectively, and each solely in its capacity as such: (a) the Debtor, (b) the Committee and its members, (c) the Prepetition Secured Lenders and the Collateral Agent, and (d) each of such parties' respective predecessors, successors, assigns, subsidiaries, affiliates, the Non-Debtor Affiliates, owners, and each of their respective current (as of the Petition Date) officers, directors, employees, managers, members, principals, shareholders, agents, advisors and professionals (including any attorneys, consultants, financial advisors, investment bankers and other professionals retained by such Persons) or other representatives, each in their capacities as such, together with their successors and assigns; provided, however, that such attorneys and professional advisors shall only include those that provided services related to the Chapter 11 Case and the transactions contemplated by the Plan; provided, further, that no Person shall be a Released Party if it elects to opt out of the releases provided for in Article XII of the Plan in its Ballot.

"Non-Debtor Affiliates" means the Debtor's non-debtor affiliates, HoldCo, Griddy Technologies LLC, Griddy Pro LLC, Griddy VI Holdings LLC, Griddy VI Intermediate Holdings LLC, Griddy 6 Holdings LLC, Griddy VI Series A Holdings LLC, Beachside New Utility Holdings LLC, Beachside New Utility (VI) Holdings LLC, Elliot New Utility Holdings LLC, Elliot New Utility (VI) Holdings LLC, Janson New Utility Holdings LLC, Grid Investments Inc., EDF Trading North America LLC, Niab Holdings Pty Limited and SRA Investments Pty Limited.

Releases Provided by Holders of Participating Customer Claims in Section 12.10:

Except as otherwise provided in the Plan or the Confirmation Order, on the Effective Date, (i) each Participating Customer will be deemed to have consented to the Plan and the restructuring embodied herein for all purposes and deemed to accept the Customer Releases as they pertain to such Participating Customer and the Released Parties and (ii) each Released Party will be deemed to accept the Customer Releases as they pertain to such Released Party and the Participating

Customers; provided that, notwithstanding the foregoing, if the Bankruptcy Court does not approve the Customer Releases pursuant to Bankruptcy Rule 9019 through this Plan or otherwise, then each Participating Customer will not have an Allowed Class 5 Claim, the Customer Releases shall not become effective and, solely if such Participating Customer timely and properly filed an unsecured nonpriority proof of claim against the Debtor by the applicable Bar Date in accordance with the applicable Bar Date Order, such Customer Claim shall be classified as an Other General Unsecured Claim and treated for all purposes under this Plan as an Other General Unsecured Claim. For the avoidance of doubt, if the Customer Releases become effective, each Participating Customer releases and waives all Claims against each of the Released Parties, including, any claim sounding in law or equity or asserting a tort, breach of any duty or contract, violations of the common law, any federal or state statute, any federal or state securities laws, fraud or otherwise, demands, debts, rights, causes of action (including without limitation, the Causes of Action) or liabilities (other than the right to enforce the obligations of any party under the Plan and the contracts, instruments, releases, agreements and documents delivered under or in connection with the Plan), including but not limited any Claims for any such loss such Participating Customer may suffer, have suffered or be alleged to suffer as a result of the Debtor selling electricity to such Participating Customer prior to the Petition Date, the Debtor commencing the Chapter 11 Case or as a result of the Plan being consummated, whether liquidated or unliquidated, fixed or contingent, matured or unmatured, known or unknown, foreseen or unforeseen, existing or hereafter arising, in law, equity or otherwise, that are based in whole or in part on any act or omission, transaction, event or other occurrence taking place on or prior to the Effective Date in any way relating to the pre-Effective Date Debtor, the Liquidating Debtor, the Plan Administrator, the Chapter 11 Case, the Plan or the Disclosure Statement; provided, that, notwithstanding the foregoing, each eligible Participating Customer may assert a Participating Customer Potential Return Claim in a timely and properly filed proof of claim form in accordance with the Former Customers Bar Date Order and, solely to the extent each Participating Customer has an Allowed Participating Customer Potential Return Claim, receive its Pro Rata share of (i) the Texas Storm Causes of Action Net Recovery Proceeds, if any, and (ii) any Available Prepetition Lender Contribution, which shall be shared with holders of Allowed Other General Unsecured Claims on a Pro Rata basis and be distributed (Pro Rata) to holders of (a) Allowed Other General Unsecured Claims and (b) Allowed Participating Customer Potential Return Claims.

(B) Opt-Out Election (See box immediately below).

By checking the box below, the undersigned Claimant certifies it is the holder of a Customer Claim in Class 5 and elects to **OPT OUT** of the Customer Releases as set forth in Section 12.10 of the Plan.

The undersigned elects <u>not</u> to grant (OPTS OUT OF) the Customer Releases set forth in section 12.10 of the Plan.

IF YOU HOLD A CUSTOMER CLAIM AND YOU DO NOT CHECK THE "OPT-OUT" BOX IN ITEM 1(B) ABOVE AND TIMELY SUBMIT YOUR BALLOT, YOU WILL BE DEEMED TO CONSENT TO THE CUSTOMER RELEASES SET FORTH IN SECTION 12.10 OF THE PLAN.

Notwithstanding the foregoing, Participating Customers shall have forty-five (45) days after the Effective Date to elect to become Non-Participating Customers by completing and returning the Customer Release Opt-Out Form. If a Participating Customer elects to become a Non-Participating Customer in accordance with the foregoing, the former Participating Customer shall be treated as a Non-Participating Customer under the Plan for all purposes; provided that such Person's vote on the Plan shall not be changed if the election is made after the Voting Deadline.

Item 2. (ALL HOLDERS OF CUSTOMER CLAIMS SHOULD COMPLETE THIS ITEM 2 IN ADDITION TO ITEM 1 ABOVE).

IF YOU OPT OUT OF THE CUSTOMER RELEASES IN ITEM 1, YOU WILL BE DEEMED A "NON-PARTICIPATING CUSTOMER." Non-Participating Customers will not grant and will not receive the benefit of the Customer Release and will not be treated as having an Allowed Class 5 Customer Claim. Rather, Non-Participating Customers have a temporarily Allowed Claim in Class 4 (Other General Unsecured Claims) solely for purposes of voting on the Plan. For all other purposes, if a Non-Participating Customer timely and properly files an unsecured nonpriority claim against the Debtor by the applicable Bar Date in accordance with the applicable Bar Date Order, such Non-Participating Customer will be treated as a holder of Other General Unsecured Claims.

Holders of Allowed Other General Unsecured Claims in Class 4 are subject to certain third party release provisions, as discussed further below.

IF YOU DO NOT OPT OUT OF THE CUSTOMER RELEASES IN ITEM 1 ABOVE, INCLUDING IF YOU ABSTAIN FROM VOTING AND DO NOT OPT OUT OF THE CUSTOMER RELEASES, YOU WILL BE DEEMED A "PARTICIPATING CUSTOMER." Participating Customers will grant and will be deemed to receive the benefit of the Customer Releases and Claims of Participating Customers will be classified and treated for all purposes as Class 5 Customer Claims under the Plan, unless the Bankruptcy Court does not approve the Customer Releases. If you opt out of the Customer Releases in Class 5, your claim will be classified as a Class 4 Other General Unsecured Claim. If the Bankruptcy Court does not approve the Customer Releases, Claims of Participating Customers will be classified as Class 4

Other General Unsecured Claims under the Plan. Holders of Allowed Other General Unsecured Claims in Class 4 are entitled to vote to accept or reject the Plan and are subject to certain third party release provisions, as discussed further below.

BOTH PARTICIPATING CUSTOMERS AND NON-PARTICIPATING CUSTOMERS SHOULD VOTE TO ACCEPT OR REJECT THE PLAN AS A HOLDER OF AN OTHER GENERAL UNSECURED CLAIM IN CLASS 4, SUBJECT TO THE TERMS AND CONDITIONS SET FORTH HEREIN.

Vote on the Plan as the Holder of Other General Unsecured Claim in Class 4. The undersigned holder of an Other General Unsecured Claim in Class 4 votes all such Claims to (check one box):

Accept (votes FOR) the Plan
OR
Reject (votes AGAINST) the Plan

<u>NOTE</u>: The vote in this Item 2 and the Opt Out in Item 4 will only be counted (a) if you opt out of the Customer Releases in Item 1 or (b) if the Bankruptcy Court does not approve the Customer Releases as to Participating Customers. If you did not opt out of the Customer Releases in Item 1, including if you abstained from voting in Item 1 and did not opt out of the Customer Releases in Item 1, and (ii) the Bankruptcy Court approves the Customer Releases, the vote in Item 1 above will be your only vote counted and your vote in Item 2 and the Opt Out in Item 4 will <u>not</u> be counted. If you opt out of the Customer Releases in Item 1, you will be deemed to have a temporarily Allowed Claim in Class 4 (Other General Unsecured Claims) solely for voting purposes.

Item 3. General Releases.

THE PLAN CONTAINS A SERIES OF RELEASES. PARTIES SHOULD BE AWARE THAT, IF THE PLAN IS CONFIRMED and if the Effective Date occurs, the Released Parties, as defined in the Plan and as reproduced below, will be receiving releases and be exculpated and certain parties will be giving releases set forth in Section 12.07 and be bound by injunctions set forth in Section 12.06 and Section 12.09 of the Plan.

"<u>Released Parties</u>" means, collectively, and each solely in its capacity as such: (a) the Debtor, (b) the Committee and its members, (c) the Prepetition Secured Lenders and the Collateral Agent, and (d) each of such parties' respective predecessors, successors, assigns, subsidiaries, affiliates, the Non-Debtor Affiliates,⁴ owners, and

⁴ "<u>Non-Debtor Affiliates</u>" means the Debtor's non-debtor affiliates, HoldCo, Griddy Technologies LLC, Griddy Pro LLC, Griddy VI Holdings LLC, Griddy VI Intermediate Holdings LLC, Griddy 6 Holdings LLC, Griddy

each of their respective current (as of the Petition Date) officers, directors, employees, managers, members, principals, shareholders, agents, advisors and professionals (including any attorneys, consultants, financial advisors, investment bankers and other professionals retained by such Persons) or other representatives, each in their capacities as such, together with their successors and assigns; provided, however, that such attorneys and professional advisors shall only include those that provided services related to the Chapter 11 Case and the transactions contemplated by the Plan; provided, further, that no Person shall be a Released Party if it elects to opt out of the releases provided for in Article XII of the Plan in its Ballot.

Third party release provisions contained in Section 12.07(b) of the Plan:

Except as otherwise provided in the Plan or the Confirmation Order, including Section 12.10 as to Participating Customers, on the Effective Date, (i) each holder of a Claim in a Class entitled to vote on the Plan and (ii) each Released Party (other than the pre-Effective Date Debtor, the Liquidating Debtor and the Plan Administrator), to the fullest extent permissible under applicable law as such law may be extended or interpreted subsequent to the Effective Date, in consideration for the obligations of the Debtor under the Plan, the Distributions under the Plan and other contracts, instruments, releases, agreements or documents executed and delivered in connection with the Plan, will be deemed to have consented to the Plan and the restructuring embodied herein for all purposes and deemed to forever release and waive all claims (as such term is defined in section 101(5) of the Bankruptcy Code) against any and all Released Parties and Participating Customers (solely in each such customer's capacity as such), including but not limited to any claim sounding in law or equity or asserting a tort, breach of any duty or contract, violations of the common law, any federal or state statute, any federal or state securities laws or otherwise, demands, debts, rights, causes of action (including without limitation, the Causes of Action) or liabilities (other than the right to enforce the obligations of any party under the Plan and the contracts, instruments, releases, agreements and documents delivered under or in connection with the Plan), including but not limited any claims for any such loss such holder may suffer, have suffered or be alleged to suffer as a result of the Debtor commencing the Chapter 11 Case or as a result of the Plan being consummated, whether liquidated or unliquidated, fixed or contingent, matured or unmatured, known or unknown, foreseen or unforeseen, existing or hereafter arising, in law, equity or otherwise, that are based in whole or in part on any act or omission, transaction, event or other occurrence taking place on or prior to the Effective Date in any way relating to the pre-Effective Date Debtor, the Liquidating Debtor, the Plan Administrator, the Chapter 11 Case, the Plan or the Disclosure Statement; provided, however, that the foregoing releases shall not apply to any holder of a Claim if such holder "opts out" of the releases provided in Section Error! Reference

VI Series A Holdings LLC, Beachside New Utility Holdings LLC, Beachside New Utility (VI) Holdings LLC, Elliot New Utility Holdings LLC, Elliot New Utility (VI) Holdings LLC, Janson New Utility Holdings LLC, Janson New Utility (VI) Holdings LLC, Grid Investments Inc., EDF Trading North America LLC, Niab Holdings Pty Limited and SRA Investments Pty Limited.

source not found. in a timely and properly submitted Ballot; provided, further, that in no event shall anything in Section Error! Reference source not found. be construed as a release of any Person's gross negligence or willful misconduct, as determined by a Final Order, for matters with respect to the Debtor. For the avoidance of doubt, the only parties that are bound by the releases set forth in Section Error! Reference source not found. are (a) the Released Parties and (b) holders of Claims in a Class entitled to vote on the Plan that do not "opt out" of the releases provided in Section Error! Reference source not found. of the Plan in a timely and properly submitted Ballot or Customer Release Opt-Out Form in accordance with the terms of the Plan.

IMPORTANTLY, ALL HOLDERS OF OTHER GENERAL UNSECURED CLAIMS THAT ARE ELIGIBLE TO VOTE ON THE PLAN AND WHO DO NOT VALIDLY OPT OUT OF OR FILE AN OBJECTION TO THE THIRD PARTY RELEASES AND EXCULPATION PROVISIONS CONTAINED IN THE PLAN BY THE PLAN **OBJECTION DEADLINE** WILL \mathbf{BE} **DEEMED** TO **HAVE** EXPRESSLY, UNCONDITIONALLY, GENERALLY, INDIVIDUALLY AND COLLECTIVELY RELEASED ALL CLAIMS AND CAUSES OF ACTION AGAINST THE RELEASED PARTIES PURSUANT TO THE TERMS OF THE PLAN. FOR THE AVOIDANCE OF DOUBT, IF THE BANKRUPTCY COURT APPROVES THE CUSTOMER RELEASES, THEN THE CUSTOMER RELEASES SHALL APPLY TO HOLDERS OF PARTICIPATING CUSTOMER CLAIMS AND SHALL BE IN LIEU OF THE RELEASES AND OPT OUT OPTION PURSUANT TO SECTION 12.7(b) OF THE PLAN.

Item 4. Opt-Out Election (See box immediately above).

By checking the box below, the undersigned Claimant is the holder of an Other General Unsecured Claim pursuant to the terms set forth above and elects **NOT** to release the Released Parties as set forth in Section 12.07(b) of the Plan.

The undersigned elects not to grant (OPTS OUT OF) the releases set forth in
section 12.07(b) of the Plan.

IF YOU HOLD AN OTHER GENERAL UNSECURED CLAIM AND YOU DO NOT CHECK THE "OPT-OUT" BOX IMMEDIATELY ABOVE AND TIMELY SUBMIT YOUR BALLOT, YOU WILL BE DEEMED TO CONSENT TO THE RELEASE OF THE RELEASED PARTIES SET FORTH IN SECTION 12.7(b) OF THE PLAN.

Item 5. Tax Information.

Under	penalty of perjury, Claimant certifies that:		
A.	Claimant's Name is:		
В.	Claimant's Address for Distribution (if any) To Be Sent:		
C.	Claimant's correct taxpayer identification number is:		
	(Social Security Number),		
	(or Employer Identification Number); and		
D.	If applicable, Claimant is not subject to backup withholding because (please check appropriate box):		
	(i) Claimant is exempt from backup withholding;		
	(ii) Claimant has not been notified by the Internal Revenue Service ("IRS") that Claimant is subject to withholding as a result of a failure to report all interest or dividends; or		
	(iii) The IRS has notified Claimant that Claimant is no longer subject to backup withholding.		

If you are a nonresident alien or a foreign entity, please reach out to Stretto, the Debtor's Solicitation Agent, to request Form W-8 by (a) emailing GriddyInquiries@stretto.com; or (b) calling at (855) 478-2725 (toll free) or (949) 471-0997 (international).

Item 6 *Certifications*. By signing this Ballot, the undersigned Claimant certifies that (a) Claimant was a customer of the Debtor at some point during the period between February 1, 2017 and March 15, 2021; (b) it did not sell its Claim to a third-party on or prior to the Voting Record Date; (c) it has full power and authority to vote or reject the Plan; (d) it has received a copy of the Plan and Disclosure Statement (and all attachments and supplements thereto); and (e) all authority conferred or agreed to be conferred pursuant to this Ballot, and every obligation of the undersigned hereunder, shall be binding upon the transferees, successors, assigns, heirs, executors, administrators, trustees in bankruptcy and legal representatives of the undersigned and shall not be affected by, and shall survive, the death or incapacity of the undersigned. The undersigned understands that an otherwise properly completed, executed and timely-returned Ballot that does not indicate either acceptance or rejection of the Plan or indicates both acceptance and rejection of the Plan will not be counted. By signing this Ballot you also are acknowledging that your vote is subject to all terms or conditions set forth in the Disclosure Statement and Plan.

Name of Claimant:	
Signature:	
Signature.	
Print Name:	
Title:	
Street Address:	
City, State and Zip Code:	
Telephone Number:	
Email Address:	
Date Completed:	

PLEASE PROMPTLY SUBMIT YOUR COMPLETED BALLOT.

BALLOTS MAY BE SUBMITTED VIA THE E-BALLOT PORTAL, IN THE RETURN ENVELOPE PROVIDED, OR AS DIRECTED IN THE VOTING INSTRUCTIONS.

IN ORDER TO COUNT, YOUR COMPLETED BALLOT MUST BE $\underline{ACTUALLY}$ RECEIVED

NO LATER THAN 5:00 P.M. (PREVAILING CENTRAL TIME) ON JUNE 25, 2021 OR THE VOTES TRANSMITTED THEREBY WILL NOT BE COUNTED.

IF YOU HAVE ANY QUESTIONS REGARDING THIS BALLOT OR THE VOTING PROCEDURES, OR IF YOU NEED ADDITIONAL COPIES OF THIS BALLOT, THE DISCLOSURE STATEMENT, THE PLAN OR OTHER RELATED MATERIALS OR DOCUMENTS, PLEASE CONTACT THE VOTING AGENT, STRETTO, VIA EMAIL AT GRIDDYINQUIRIES@STRETTO.COM OR CALL (855) 478-2725 (TOLL FREE) OR (949) 471-0997 (INTERNATIONAL).

INSTRUCTIONS FOR COMPLETING THE BALLOT

- 1. In order for your vote to count, you must:
 - a) In the box provided in Item 1(A) of the Ballot, indicate either acceptance or rejection of the Plan and the treatment afforded to Class 5 Customer Claims set forth in the Plan by checking the appropriate box;
 - b) In the box provided in Item 1(B) of the Ballot, indicate whether you opt out of the Customer Releases by checking the box only if you elect to opt out of the Customer Releases.
 - c) In the box provided in Item 2 of the Ballot, indicate either acceptance or rejection of the Plan as a holder or potential holder of a Class 4 Other General Unsecured Claim by checking the appropriate box. This portion of the Ballot will replace the vote in Item 1(A) only if (a) you are a Non-Participating Customer or (b) if the Bankruptcy Court does not approve the Customer Releases for all Participating Customers;
 - d) For holders of Other General Unsecured Claims (<u>i.e.</u>, for purposes of this Ballot only, (a) all Non-Participating Customers or (b) if the Bankruptcy Court does not approve the Customer Releases for all Participating Customers), carefully review the information regarding releases in Item 3 and check the box in Item 4 if you elect to opt out of the third-party releases;
 - e) Review and complete the tax information in Item 5 and the certification in Item 6 of the Ballot; and either
 - i. electronically complete, sign, and return your customized electronic Ballot by utilizing the E-Ballot Portal on Stretto's website so that it is <u>actually received</u> by Stretto no later than the Voting Deadline of 5:00 p.m. (Prevailing Central Time) on June 25, 2021; or
 - ii. complete, sign and return your Ballot by first class mail, overnight delivery, or hand delivery so that it is <u>actually received</u> by Stretto no later than the Voting Deadline of 5:00 p.m. (Prevailing Central Time) on June 25, 2021. Any unsigned or non-original Ballot will not be counted. Return the completed Ballot to:

Via First Class Mail, Overnight Delivery, or Hand Delivery:

Griddy Energy LLC Ballots c/o Stretto 410 Exchange, Suite 100 Irvine, CA 92602

2. The method of delivery of your Ballot is at your election and at your own risk. YOU ARE STRONGLY ENCOURAGED TO SUBMIT YOUR BALLOT VIA THE E-BALLOT PLATFORM. Stretto's E-Ballot platform is the sole manner in which Ballots will be accepted via electronic or online transmission. Ballots submitted by facsimile, email or other means of electronic transmission will not be counted. If voting online, to have your vote counted, you must electronically complete, sign, and submit the electronic Ballot by utilizing the E-Ballot platform on Stretto's website. Your Ballot must be received by Stretto no later than the Voting Deadline.

<u>Creditors who cast a Ballot using Stretto's E-Ballot platform should NOT also submit a paper Ballot.</u>

If you are unable to use the E-Ballot platform or need assistance in completing and submitting your Ballot, please contact Stretto via email at GriddyInquiries@stretto.com or call (855) 478-2725 (toll free) or (949) 471-0997 (international).

- 3. A properly completed, executed, and timely returned Ballot that either (a) indicates both an acceptance and rejection of the Plan or (b) fails to indicate either an acceptance or rejection of the Plan will not be counted.
- 4. If the Bankruptcy Court does not approve the Customer Releases in Item 1, only your vote in Item 2 of the Ballot and any opt out indicated in Item 4 of the Ballot will be counted.
- 5. Review the opt-out election disclosure in Item 4 of the Ballot, and determine whether you will check the box to opt out of the Plan's third-party release provisions as they apply to holders of Class 4 Other General Unsecured Claims.
- 6. You must vote all your Claims within a single Class under the Plan either to accept or reject the Plan. Accordingly, a Ballot (or multiple Ballots with respect to Claims within a single Class) that partially rejects and partially accepts the Plan will not be counted.
- 7. If you cast more than one Ballot voting the same Claim prior to the Voting Deadline, the last valid Ballot timely received shall be deemed to reflect the voter's intent and shall supersede and revoke any earlier received Ballot. If you simultaneously cast inconsistent duplicate Ballots with respect to the same Claim, such Ballots shall not be counted.
- 8. Any Ballot cast by a person or entity that did not hold a Claim in Class 5 Customer Claims as the Voting Record Date will not be counted.
- 9. Any Ballot that is illegible or that contains insufficient information to permit the identification of the claimant will not be counted.

- 10. The Ballot does not constitute, and shall not be deemed to be, a proof of claim or equity interest or an assertion or admission of a Claim or an Interest.
- 11. It is important that you vote. The Plan can be confirmed by the Court and thereby made binding on you if it is accepted by the holders of at least two-thirds in amount and one-half in number of the Claims in each impaired Class who vote on the Plan and if the Plan otherwise satisfies the applicable requirements of section 1129(a) of the Bankruptcy Code. The votes of Claims actually voted in your Class will bind both those who vote and those who do not vote. If the requisite acceptances are not obtained, the Bankruptcy Court nonetheless may confirm the Plan if it finds that the Plan: (a) provides fair and equitable treatment to, and does not unfairly discriminate against, the Class or Classes voting to reject the Plan; and (b) otherwise satisfies the requirements of section 1129(b) of the Bankruptcy Code.
- 12. Each Ballot you receive is for voting only your Claim described in that Ballot. Please complete and return each Ballot you receive. The attached Ballot is designated only for voting Class 5 (Customer Claims) and holders of Customer Claims in Class 5 that either are (i) Non-Participating Customers or (ii) if the Bankruptcy Court does not approve the Customer Releases, Participating Customers.
- 13. The Ballot is not a letter of transmittal and may not be used for any purposes other than to cast a vote to accept or reject the Plan. No party will accept delivery of any such certificates surrendered together with this Ballot.
- 14. No person has been authorized to give any information or advice, or to make any representation, other than what is contained in the materials mailed with this Ballot or other solicitation materials approved by the Bankruptcy Court, including, without limitation, the Disclosure Statement.
- 15. To facilitate distributions under the Plan (to the extent that the Plan is confirmed and consummated), please complete Item 5, which requests certain tax information that is necessary to make distributions to holders of Claims.
- 16. Please return your Ballot promptly.

IF YOU HAVE ANY QUESTIONS REGARDING THIS BALLOT OR THE PROCEDURES GENERALLY, OR IF YOU NEED ADDITIONAL COPIES OF THE BALLOT OR OTHER ENCLOSED MATERIALS, PLEASE CONTACT STRETTO VIA EMAIL AT GRIDDYINQUIRIES@STRETTO.COM OR (855) 478-2725 (TOLL FREE) OR (949) 471-0997 (INTERNATIONAL). THE VOTING AGENT IS NOT AUTHORIZED TO, AND WILL NOT, PROVIDE LEGAL ADVICE.

Exhibit J



Exhibit J

Served Via Electronic Mail Class 6

Name	Attention	Address 1	Email
			Robin.Spigel@bakerbotts.com
Griddy Energy LLC	c/o Baker Botts LLP	Attn: Robin Spigel and Chris Newcomb	Chris.Newcomb@bakerbotts.com

In re: Griddy Energy LLC Case No. 21-30923 (MI)

Exhibit K

NO PERSON HAS BEEN AUTHORIZED TO GIVE ANY INFORMATION OR ADVICE, OR TO MAKE ANY REPRESENTATION, OTHER THAN WHAT IS INCLUDED IN THE MATERIALS MAILED WITH THIS BALLOT.

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

		-	
•)	Cl 11
In re:)	Chapter 11
GRIDDY ENERGY LLC,1)	Case No. 21-30923 (MI)
	Debtor.)	
)	

BALLOT FOR CLASS 6 – INTERCOMPANY CLAIMS VOTING TO ACCEPT OR REJECT THE MODIFIED THIRD AMENDED PLAN OF LIQUIDATION FOR GRIDDY ENERGY LLC UNDER CHAPTER 11 OF THE BANKRUPTCY CODE

THE VOTING DEADLINE BY WHICH YOUR BALLOT MUST BE <u>ACTUALLY</u> <u>RECEIVED</u> BY THE VOTING AGENT IS 5:00 P.M. (PREVAILING CENTRAL TIME) ON JUNE 25, 2021 (THE "VOTING DEADLINE").

IF YOUR BALLOT IS NOT RECEIVED ON OR PRIOR TO THE VOTING DEADLINE, THE VOTE REPRESENTED BY YOUR BALLOT WILL NOT BE COUNTED, EXCEPT IN THE DEBTOR'S SOLE DISCRETION.

You are receiving this ballot (the "Ballot") to solicit your vote to accept or reject the Modified Third Amended Plan of Liquidation for Griddy Energy LLC Under Chapter 11 of the Bankruptcy Code (as may be modified, amended or supplemented from time to time, the "Plan"). Griddy Energy LLC's (the "Debtor") records indicate that you are, **as of May 25, 2021** (the "Voting Record Date"), a holder of a Class 6 Intercompany Claim. If you believe this information is incorrect, or if you have received this Ballot in error, please contact Stretto³ ("Stretto" or the "Voting Agent") via email at GriddyInquiries@stretto.com or call (855) 478-2725 (toll free) or (949) 471-0997 (international).

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The last four digits of the Debtor's federal tax identification number are 1396. The mailing address for the Debtor is PO Box 1288, Greens Farms, CT 06838.

² Capitalized terms used in this Ballot and the attached instructions that are not otherwise defined herein have the meanings given to them in the Plan.

³ Stretto is the trade name of Bankruptcy Management Solutions, Inc. and its subsidiaries.

The Bankruptcy Court has conditionally approved the *Disclosure Statement for Modified Third Amended Plan of Liquidation for Griddy Energy LLC Under Chapter 11 of the Bankruptcy Code* (including all exhibits thereto and as may be modified, amended or supplemented from time to time, the "<u>Disclosure Statement</u>"). The Disclosure Statement describes the Plan and provides information to assist you in deciding how to vote your Ballot. Conditional approval of the Disclosure Statement by the Bankruptcy Court does not indicate Bankruptcy Court approval of the Plan. If you do not have a Disclosure Statement, you may obtain a copy free of charge on the website of Voting Agent at: https://cases.stretto.com/Griddy.

Before you transmit your vote, you are encouraged to review the Plan, the Disclosure Statement and all related documents attached herewith carefully. You may wish to seek independent legal advice concerning the Plan and the treatment of your Claim(s) under the Plan.

The Plan can be confirmed by the Court and thereby made binding upon you if it is accepted by the holders of at least two-thirds in dollar amount and more than one-half in number of Claims in each Class entitled to vote and that actually vote on the Plan, and if it otherwise satisfies the requirements of section 1129(a) of the Bankruptcy Code. If the requisite acceptances are not obtained (or if a Class of Claims or Interests is deemed to reject the Plan), the Court may nonetheless confirm the Plan if it finds that the Plan provides fair and equitable treatment to, and does not discriminate unfairly against, the Class or Classes rejecting it, and otherwise satisfies the applicable requirements of section 1129(b) of the Bankruptcy Code.

Please note that the Plan contemplates separate Classes of creditors and interest holders for voting and distribution purposes. Depending on the nature of the debt or interest that is held in or against the Debtor, a holder may have Claims and/or Interests in multiple Classes. The Disclosure Statement sets forth a description of the Classes in the Plan.

Please also note that the Plan may be altered, amended or modified as described in Section 14.07 of the Plan. If the Plan as altered, amended or modified satisfies the conditions of the applicable Bankruptcy Code sections, the Debtor may not be required to resolicit votes on the Plan and, accordingly, a vote to accept the Plan submitted prior to the Voting Deadline will be considered a vote to accept the Plan as so altered, amended or modified.

If you have any questions on how to properly complete this Ballot, please contact Stretto via email at GriddyInquiries@stretto.com or call (855) 478-2725 (toll free) or (949) 471-0997 (international). THE VOTING AGENT IS NOT AUTHORIZED TO, AND WILL NOT, PROVIDE LEGAL ADVICE.

PLEASE READ AND FOLLOW THE VOTING INSTRUCTIONS CAREFULLY. COMPLETE, SIGN AND DATE YOUR CUSTOMIZED BALLOT AND RETURN IT SO THAT IT IS <u>ACTUALLY RECEIVED</u> BY THE VOTING AGENT ON OR BEFORE THE VOTING DEADLINE OF 5:00 P.M. (PREVAILING CENTRAL TIME) ON JUNE 25, 2021 IN ACCORDANCE WITH THE INSTRUCTIONS PROVIDED HEREIN.

VOTING METHODS:

For your vote to be counted, this Ballot must be properly completed, signed and returned so that it is <u>actually received</u> by the Voting Agent, Stretto, by no later than June 25, 2021 at 5:00 p.m. (Prevailing Central Time).

Please submit a Ballot with your vote by <u>one</u> of the following methods:

If Submitting Your Vote through the E-Balloting Portal

Stretto will accept Ballots if properly completed electronically through Stretto's online E-Ballot Portal.

Submit your Ballot via the E-Ballot Portal, by visiting https://cases.stretto.com/Griddy. Click on the "File a Ballot" section of the website and follow the instructions to submit your Ballot.

IMPORTANT NOTE: You will need the following information to retrieve and submit your customized electronic Ballot:

Unique E	-Ballot ID#:		
Omuuc E	-panot $1\mathbf{D}\pi$.		

The Voting Agent's E-Ballot Portal is the sole manner in which Ballots will be accepted via electronic or online transmission. Ballots submitted by facsimile, email or other means of electronic transmission will not be counted.

Each E-Ballot ID# is to be used solely for voting only those Claims or Interests described in Item 1 of your electronic Ballot. Please complete and submit an electronic Ballot for each E-Ballot ID# you receive, as applicable.

Holders who cast a Ballot using the E-Ballot Portal should <u>NOT</u> also submit a paper Ballot.

If you choose to submit your Ballot by First Class Mail, Overnight Delivery or Hand Delivery:

Griddy Energy LLC, Ballots c/o Stretto 410 Exchange, Suite 100 Irvine, CA 92602

IMPORTANT

YOU ARE ENCOURAGED TO CAREFULLY REVIEW THE DISCLOSURE STATEMENT AND PLAN BEFORE YOU VOTE. YOU MAY WISH TO SEEK LEGAL OR OTHER PROFESSIONAL ADVICE CONCERNING THE PLAN AS WELL AS CLASSIFICATION OF YOUR CLAIM. YOUR INTERCOMPANY CLAIM AGAINST THE DEBTOR HAS BEEN PLACED IN CLASS 6 UNDER THE PLAN.

IF YOUR BALLOT IS NOT COMPLETED, SIGNED, AND <u>ACTUALLY RECEIVED</u> BY THE VOTING AGENT ON OR BEFORE THE VOTING DEADLINE YOUR VOTE WILL NOT COUNT EXCEPT IN THE DEBTOR'S SOLE DISCRETION.

IF THE PLAN IS CONFIRMED BY THE BANKRUPTCY COURT, IT WILL BE BINDING ON YOU WHETHER OR NOT YOU VOTE.

Item 1. *Vote Amount.* The undersigned hereby certifies that on May 25, 2021, the Voting Record Date, the undersigned was the record holder of Intercompany Claims in Class 6 under the Plan, in the aggregate unpaid principal amount of:

Claim Amount: \$	
Item 2. <i>Vote on Plan.</i> The undersigned holder of Intercompany Claims in Class 6, as desin Item 1 above, votes all such Claims to (check <u>one</u> box):	cribed
Accept (votes FOR) the Plan	
OR	
Reject (vote AGAINST) the Plan	

Item 3. Tax Information.

Under	penalty of perjury, Claimant certifies that:	
A.	Claimant's Name is:	
B.	Claimant's Address for Distribution (if any) To Be Sent:	
		_
C.	Claimant's correct taxpayer identification number is:	_•
	(Social Security Number),	
	(or Employer Identification Number); and	
D.	If applicable, Claimant is not subject to backup withholding because (appropriate box):	please check
	(i) Claimant is exempt from backup withholding;	
	(ii) Claimant has not been notified by the Internal Revenue Service Claimant is subject to withholding as a result of a failure to report dividends; or	
	(iii) The IRS has notified Claimant that Claimant is no longer subjustithholding.	ect to backup

If you are a nonresident alien or a foreign entity, please reach out to Stretto, the Debtor's Solicitation Agent, to request Form W-8 by (a) emailing GriddyInquiries@stretto.com; or (b) calling at (855) 478-2725 (toll free) or (949) 471-0997 (international).

Item 4. Certifications. By signing this Ballot, the undersigned Claimant certifies that (a) on the Voting Record Date, it was the record holder of the Claims described in Item 1 to which this Ballot pertains (or an authorized signatory for such holder); (b) it has full power and authority to vote to accept or reject the Plan; (c) it has received a copy of the Plan and Disclosure Statement (and all attachments and supplements thereto); and (d) all authority conferred or agreed to be conferred pursuant to this Ballot, and every obligation of the undersigned hereunder, shall be binding upon the transferees, successors, assigns, heirs, executors, administrators, trustees in bankruptcy and legal representatives of the undersigned and shall not be affected by, and shall survive, the death or incapacity of the undersigned. The undersigned understands that an otherwise properly completed, executed and timely-returned Ballot that does not indicate either acceptance or rejection of the Plan or indicates both acceptance and rejection of the Plan will not be counted. By signing this Ballot you also are acknowledging that your vote is subject to all terms or conditions set forth in the Disclosure Statement and Plan.

Name of Claimant:	
Signature:	
Print Name:	
Title:	
Street Address:	
City, State and Zip Code:	
Telephone Number:	
Email Address:	
Date Completed:	

PLEASE PROMPTLY SUBMIT YOUR COMPLETED BALLOT.

BALLOTS MAY BE SUBMITTED VIA THE E-BALLOT PORTAL, IN THE RETURN ENVELOPE PROVIDED, OR AS DIRECTED IN THE VOTING INSTRUCTIONS.

IN ORDER TO COUNT, YOUR COMPLETED BALLOT MUST BE <u>ACTUALLY RECEIVED</u> NO LATER THAN 5:00 P.M. (PREVAILING CENTRAL TIME) ON JUNE 25, 2021 OR THE VOTES TRANSMITTED THEREBY WILL NOT BE COUNTED.

IF YOU HAVE ANY QUESTIONS REGARDING THIS BALLOT OR THE VOTING PROCEDURES, OR IF YOU NEED ADDITIONAL COPIES OF THIS BALLOT, THE DISCLOSURE STATEMENT, THE PLAN OR OTHER RELATED MATERIALS OR DOCUMENTS, PLEASE CONTACT THE VOTING AGENT, STRETTO, VIA EMAIL AT GRIDDYINQUIRIES@STRETTO.COM OR CALL (855) 478-2725 (TOLL FREE) OR (949) 471-0997 (INTERNATIONAL).

INSTRUCTIONS FOR COMPLETING THE BALLOT

- 1. In order for your vote to count, you must:
 - a) In the box provided in Item 1, indicate the amount of your Claim;
 - b) In the box provided in Item 2 of the Ballot, indicate either acceptance or rejection of the Plan and the treatment afforded to Class 6 Intercompany Claims set forth in the Plan by checking the appropriate box;
 - c) Review and complete the tax information in Item 3 and the certification in Item 4 of the Ballot; and either
 - i. electronically complete, sign, and return your customized electronic Ballot by utilizing the E-Ballot Portal on Stretto's website so that it is <u>actually received</u> by Stretto no later than the Voting Deadline of 5:00 p.m. (Prevailing Central Time) on June 25, 2021; or
 - ii. complete, sign and return your Ballot by first class mail, overnight delivery, or hand delivery so that it is <u>actually received</u> by Stretto no later than the Voting Deadline of 5:00 p.m. (Prevailing Central Time) on June 25, 2021. Any unsigned or non-original Ballot will not be counted. Return the completed Ballot to:

Via First Class Mail, Overnight Delivery, or Hand Delivery:

Griddy Energy LLC, Ballots c/o Stretto 410 Exchange, Suite 100 Irvine, CA 92602

2. The method of delivery of your Ballot is at your election and at your own risk. YOU ARE STRONGLY ENCOURAGED TO SUBMIT YOUR BALLOT VIA THE E-BALLOT PLATFORM. Stretto's E-Ballot platform is the sole manner in which Ballots will be accepted via electronic or online transmission. Ballots submitted by facsimile, email or other means of electronic transmission will not be counted. If voting online, to have your vote counted, you must electronically complete, sign, and submit the electronic Ballot by utilizing the E-Ballot platform on Stretto's website. Your Ballot must be received by Stretto no later than the Voting Deadline.

<u>Creditors who cast a Ballot using Stretto's E-Ballot platform should NOT also submit a paper Ballot.</u>

If you are unable to use the E-Ballot platform or need assistance in completing and submitting your Ballot, please contact Stretto via email at GriddyInquiries@stretto.com or call (855) 478-2725 (toll free) or (949) 471-0997 (international).

- 3. A properly completed, executed, and timely returned Ballot that either (a) indicates both an acceptance and rejection of the Plan or (b) fails to indicate either an acceptance or rejection of the Plan will not be counted.
- 4. To facilitate distributions under the Plan (to the extent that the Plan is confirmed and consummated), please complete Item 3, which requests certain tax information that is necessary to make distributions to holders of Claims.
- 6. You must vote all your Claims within a single Class under the Plan either to accept or reject the Plan. Accordingly, a Ballot (or multiple Ballots with respect to Claims within a single Class) that partially rejects and partially accepts the Plan will not be counted.
- 7. If you cast more than one Ballot voting the same Claim prior to the Voting Deadline, the last valid Ballot timely received shall be deemed to reflect the voter's intent and shall supersede and revoke any earlier received Ballot. If you simultaneously cast inconsistent duplicate Ballots with respect to the same Claim, such Ballots shall not be counted.
- 8. Any Ballot cast by a person or entity that did not hold a Claim in Class 6 (Intercompany Claims) as the Voting Record Date will not be counted.
- 9. Any Ballot that is illegible or that contains insufficient information to permit the identification of the claimant will not be counted.
- 10. The Ballot does not constitute, and shall not be deemed to be, a proof of claim or equity interest or an assertion or admission of a Claim or an Interest.
- 11. It is important that you vote. The Plan can be confirmed by the Court and thereby made binding on you if it is accepted by the holders of at least two-thirds in amount and one-half in number of the Claims in each impaired Class who vote on the Plan and if the Plan otherwise satisfies the applicable requirements of section 1129(a) of the Bankruptcy Code. The votes of Claims actually voted in your Class will bind both those who vote and those who do not vote. If the requisite acceptances are not obtained, the Bankruptcy Court nonetheless may confirm the Plan if it finds that the Plan: (a) provides fair and equitable treatment to, and does not unfairly discriminate against, the Class or Classes voting to reject the Plan; and (b) otherwise satisfies the requirements of section 1129(b) of the Bankruptcy Code.
- 12. Each Ballot you receive is for voting only your Claim described in that Ballot. Please complete and return each Ballot you receive. The attached Ballot is designated only for voting Class 6 (Intercompany Claims).
- 13. The Ballot is not a letter of transmittal and may not be used for any purposes other than to cast a vote to accept or reject the Plan. No party will accept delivery of any such certificates surrendered together with this Ballot.
- 14. No person has been authorized to give any information or advice, or to make any representation, other than what is contained in the materials mailed with this Ballot or other solicitation materials approved by the Bankruptcy Court, including, without limitation, the Disclosure Statement.

15. Please return your Ballot promptly.

IF YOU HAVE ANY QUESTIONS REGARDING THIS BALLOT OR THE PROCEDURES GENERALLY, OR IF YOU NEED ADDITIONAL COPIES OF THE BALLOT OR OTHER ENCLOSED MATERIALS, PLEASE CONTACT STRETTO VIA EMAIL AT GRIDDYINQUIRIES@STRETTO.COM OR (855) 478-2725 (TOLL FREE) OR (949) 471-0997 (INTERNATIONAL). THE VOTING AGENT IS NOT AUTHORIZED TO, AND WILL NOT, PROVIDE LEGAL ADVICE.

Exhibit L

NO PERSON HAS BEEN AUTHORIZED TO GIVE ANY INFORMATION OR ADVICE, OR TO MAKE ANY REPRESENTATION, OTHER THAN WHAT IS INCLUDED IN THE MATERIALS MAILED WITH THIS BALLOT.

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

		-	
•)	Cl 11
In re:)	Chapter 11
GRIDDY ENERGY LLC,1)	Case No. 21-30923 (MI)
	Debtor.)	
)	

BALLOT FOR CLASS 7 – EXISTING HOLDCO
INTERESTS VOTING TO ACCEPT OR REJECT THE MODIFIED
THIRD AMENDED PLAN FOR LIQUIDATION OF
GRIDDY ENERGY LLC UNDER CHAPTER 11 OF THE BANKRUPTCY CODE

THE VOTING DEADLINE BY WHICH YOUR BALLOT MUST BE <u>ACTUALLY</u> <u>RECEIVED</u> BY THE VOTING AGENT IS 5:00 P.M. (PREVAILING CENTRAL TIME) ON JUNE 25, 2021 (THE "VOTING DEADLINE").

IF YOUR BALLOT IS NOT RECEIVED ON OR PRIOR TO THE VOTING DEADLINE, THE VOTE REPRESENTED BY YOUR BALLOT WILL NOT BE COUNTED, EXCEPT IN THE DEBTOR'S SOLE DISCRETION.

You are receiving this ballot (the "Ballot") to solicit your vote to accept or reject the Modified Third Amended Plan of Liquidation for Griddy Energy LLC Under Chapter 11 of the Bankruptcy Code (as may be modified, amended or supplemented from time to time, the "Plan"). Griddy Energy LLC's (the "Debtor") records indicate that you are, **as of May 25, 2021** (the "Voting Record Date"), a holder of a Class 7 Existing Holdco Interests. If you believe this information is incorrect, or if you have received this Ballot in error, please contact Stretto³ ("Stretto" or the "Voting Agent") via email at GriddyInquiries@stretto.com or call (855) 478-2725 (toll free) or (949) 471-0997 (international).

The last four digits of the Debtor's federal tax identification number are 1396. The mailing address for the Debtor is PO Box 1288, Greens Farms, CT 06838.

² Capitalized terms used in this Ballot and the attached instructions that are not otherwise defined herein have the meanings given to them in the Plan.

Stretto is the trade name of Bankruptcy Management Solutions, Inc. and its subsidiaries.

The Bankruptcy Court has conditionally approved the *Disclosure Statement for Modified Third Amended Plan of Liquidation for Griddy Energy LLC Under Chapter 11 of the Bankruptcy Code* (including all exhibits thereto and as may be modified, amended or supplemented from time to time, the "<u>Disclosure Statement</u>"). The Disclosure Statement describes the Plan and provides information to assist you in deciding how to vote your Ballot. Conditional approval of the Disclosure Statement by the Bankruptcy Court does not indicate Bankruptcy Court approval of the Plan. If you do not have a Disclosure Statement, you may obtain a copy free of charge on the website of Voting Agent at: https://cases.stretto.com/Griddy.

Before you transmit your vote, you are encouraged to review the Plan, the Disclosure Statement and all related documents attached herewith carefully. You may wish to seek independent legal advice concerning the Plan and the treatment of your Interests under the Plan.

Please note that the Plan contemplates separate Classes of creditors and interest holders for voting and distribution purposes. Depending on the nature of the debt or interest that is held in or against the Debtor, a holder may have Claims and/or Interests in multiple Classes. The Disclosure Statement sets forth a description of the Classes in the Plan.

Please also note that the Plan may be altered, amended or modified as described in Section 14.07 of the Plan. If the Plan as altered, amended or modified satisfies the conditions of the applicable Bankruptcy Code sections, the Debtor may not be required to resolicit votes on the Plan and, accordingly, a vote to accept the Plan submitted prior to the Voting Deadline will be considered a vote to accept the Plan as so altered, amended or modified.

If you have any questions on how to properly complete this Ballot, please contact Stretto via email at GriddyInquiries@stretto.com or call (855) 478-2725 (toll free) or (949) 471-0997 (international). THE VOTING AGENT IS NOT AUTHORIZED TO, AND WILL NOT, PROVIDE LEGAL ADVICE.

PLEASE READ AND FOLLOW THE VOTING INSTRUCTIONS CAREFULLY. COMPLETE, SIGN AND DATE YOUR CUSTOMIZED BALLOT AND RETURN IT SO THAT IT IS <u>ACTUALLY RECEIVED</u> BY THE VOTING AGENT ON OR BEFORE THE VOTING DEADLINE OF 5:00 P.M. (PREVAILING CENTRAL TIME) ON JUNE 25, 2021 IN ACCORDANCE WITH THE INSTRUCTIONS PROVIDED HEREIN.

VOTING METHODS:

For your vote to be counted, this Ballot must be properly completed, signed and returned so that it is <u>actually received</u> by the Voting Agent, Stretto, by no later than June 25, 2021 at 5:00 p.m. (prevailing Central Time).

Please submit a Ballot with your vote by <u>one</u> of the following methods:

If Submitting Your Vote through the E-Balloting Portal

Stretto will accept Ballots if properly completed electronically through Stretto's online E-Ballot Portal.

Submit your Ballot via the E-Ballot Portal, by visiting https://cases.stretto.com/Griddy. Click on the "File a Ballot" section of the website and follow the instructions to submit your Ballot.

IMPORTANT NOTE: You will need the following information to retrieve and submit your customized electronic Ballot:

Unique F	E-Ballot ID#:	
Cilique I	_ Dunot iD // •	

The Voting Agent's E-Ballot Portal is the sole manner in which Ballots will be accepted via electronic or online transmission. Ballots submitted by facsimile, email or other means of electronic transmission will not be counted.

Each E-Ballot ID# is to be used solely for voting only those Claims or Interests described in Item 1 of your electronic Ballot. Please complete and submit an electronic Ballot for each E-Ballot ID# you receive, as applicable.

Holders who cast a Ballot using the E-Ballot Portal should <u>NOT</u> also submit a paper Ballot.

If you choose to submit your Ballot by First Class Mail, Overnight Delivery or Hand Delivery:

Griddy Energy LLC, Ballots c/o Stretto 410 Exchange, Suite 100 Irvine, CA 92602

IMPORTANT

YOU ARE ENCOURAGED TO CAREFULLY REVIEW THE DISCLOSURE STATEMENT AND PLAN BEFORE YOU VOTE. YOU MAY WISH TO SEEK LEGAL OR OTHER PROFESSIONAL ADVICE CONCERNING THE PLAN AS WELL AS CLASSIFICATION OF YOUR INTEREST. YOUR EXISTING HOLDCO INTEREST AGAINST THE DEBTOR HAS BEEN PLACED IN CLASS 7 UNDER THE PLAN.

IF YOUR BALLOT IS NOT COMPLETED, SIGNED, AND <u>ACTUALLY RECEIVED</u> BY THE VOTING AGENT ON OR BEFORE THE VOTING DEADLINE YOUR VOTE WILL NOT COUNT EXCEPT IN THE DEBTOR'S SOLE DISCRETION.

IF THE PLAN IS CONFIRMED BY THE BANKRUPTCY COURT, IT WILL BE BINDING ON YOU WHETHER OR NOT YOU VOTE.

Item 1. *Vote Amount.* The undersigned hereby certifies that on May 25, 2021, the Voting Record Date, the undersigned was the record holder of Existing Holdco Interests in Class 7 under the Plan, in the aggregate unpaid principal amount of:

Interest Amount:	
Note on Plan. The undersigned holder of Existing Holdco Interests in C in Item 1 above, votes all such Interests to (check one box):	Class 7, a
Accept (votes FOR) the Plan	
OR	

Reject (vote AGAINST) the Plan

Item 3. Tax Information.

Under	penalty	of perjury, the Interest holder certifies that:
A.	Interes	st holder's Name is:
В.	Interes	st holder's Address for Distribution (if any) To Be Sent:
C.	Interes	st holder's correct taxpayer identification number is:
	(Socia	l Security Number),
	(or En	nployer Identification Number); and
D.		licable, Interest holder is not subject to backup withholding because (please check priate box):
		(i) Interest holder is exempt from backup withholding;
		(ii) Interest holder has not been notified by the Internal Revenue Service (" <u>IRS</u> ") that Interest holder is subject to withholding as a result of a failure to report all interest or dividends; or
		(iii) The IRS has notified Interest holder that Interest holder is no longer subject to backup withholding.

If you are a nonresident alien or a foreign entity, please reach out to Stretto, the Debtor's Solicitation Agent, to request Form W-8 by (a) emailing GriddyInquiries@stretto.com; or (b) calling at (855) 478-2725 (toll free) or (949) 471-0997 (international).

Item 4. Certifications. By signing this Ballot, the undersigned Interest holder certifies that (a) on the Voting Record Date, it was the record holder of the Interests described in Item 1 to which this Ballot pertains (or an authorized signatory for such holder); (b) it has full power and authority to vote to accept or reject the Plan; (c) it has received a copy of the Plan and Disclosure Statement (and all attachments and supplements thereto); and (d) all authority conferred or agreed to be conferred pursuant to this Ballot, and every obligation of the undersigned hereunder, shall be binding upon the transferees, successors, assigns, heirs, executors, administrators, trustees in bankruptcy and legal representatives of the undersigned and shall not be affected by, and shall survive, the death or incapacity of the undersigned. The undersigned understands that an otherwise properly completed, executed and timely-returned Ballot that does not indicate either acceptance or rejection of the Plan or indicates both acceptance and rejection of the Plan will not be counted. By signing this Ballot you also are acknowledging that your vote is subject to all terms or conditions set forth in the Disclosure Statement and Plan.

Name of Interest holder:	
Signature:	
Print Name:	
Title:	
Street Address:	
City, State and Zip Code:	
Telephone Number:	
Email Address:	
Date Completed:	
r	

PLEASE PROMPTLY SUBMIT YOUR COMPLETED BALLOT.

BALLOTS MAY BE SUBMITTED VIA THE E-BALLOT PORTAL, IN THE RETURN ENVELOPE PROVIDED, OR AS DIRECTED IN THE VOTING INSTRUCTIONS.

IN ORDER TO COUNT, YOUR COMPLETED BALLOT MUST BE <u>ACTUALLY RECEIVED</u> NO LATER THAN 5:00 P.M. (PREVAILING CENTRAL TIME) ON JUNE 25, 2021 OR THE VOTES TRANSMITTED THEREBY WILL NOT BE COUNTED.

IF YOU HAVE ANY QUESTIONS REGARDING THIS BALLOT OR THE VOTING PROCEDURES, OR IF YOU NEED ADDITIONAL COPIES OF THIS BALLOT, THE DISCLOSURE STATEMENT, THE PLAN OR OTHER RELATED MATERIALS OR DOCUMENTS, PLEASE CONTACT THE VOTING AGENT, STRETTO, VIA EMAIL AT GRIDDYINQUIRIES@STRETTO.COM OR CALL (855) 478-2725 (TOLL FREE) OR (949) 471-0997 (INTERNATIONAL).

INSTRUCTIONS FOR COMPLETING THE BALLOT

- 1. In order for your vote to count, you must:
 - a) In the box provided in Item 1, indicate the amount of your Interests;
 - b) In the box provided in Item 2 of the Ballot, indicate either acceptance or rejection of the Plan and the treatment afforded to Class 7 Existing Holdco Interests set forth in the Plan by checking the appropriate box;
 - c) Review and complete the tax information in Item 3 and the certification in Item 4 of the Ballot; and either
 - i. electronically complete, sign, and return your customized electronic Ballot by utilizing the E-Ballot Portal on Stretto's website so that it is **actually received** by Stretto no later than the Voting Deadline of 5:00 p.m. (prevailing Central Time) on June 25, 2021; or
 - ii. complete, sign and return your Ballot by first class mail, overnight delivery, or hand delivery so that it is <u>actually received</u> by Stretto no later than the Voting Deadline of 5:00 p.m. (prevailing Central Time) on June 25, 2021. Any unsigned or non-original Ballot will not be counted. Return the completed Ballot to:

Via First Class Mail, Overnight Delivery, or Hand Delivery:

Griddy Energy LLC, Ballots c/o Stretto 410 Exchange, Suite 100 Irvine, CA 92602

2. The method of delivery of your Ballot is at your election and at your own risk. YOU ARE STRONGLY ENCOURAGED TO SUBMIT YOUR BALLOT VIA THE E-BALLOT PLATFORM. Stretto's E-Ballot platform is the sole manner in which Ballots will be accepted via electronic or online transmission. Ballots submitted by facsimile, email or other means of electronic transmission will not be counted. If voting online, to have your vote counted, you must electronically complete, sign, and submit the electronic Ballot by utilizing the E-Ballot platform on Stretto's website. Your Ballot must be received by Stretto no later than the Voting Deadline.

<u>Interest holders who cast a Ballot using Stretto's E-Ballot platform should NOT also submit a paper Ballot.</u>

If you are unable to use the E-Ballot platform or need assistance in completing and submitting your Ballot, please contact Stretto via email at GriddyInquiries@stretto.com or call (855) 478-2725 (toll free) or (949) 471-0997 (international).

- 3. A properly completed, executed, and timely returned Ballot that either (a) indicates both an acceptance and rejection of the Plan or (b) fails to indicate either an acceptance or rejection of the Plan will not be counted.
- 4. To facilitate distributions under the Plan (to the extent that the Plan is confirmed and consummated), please complete Item 3, which requests certain tax information that is necessary to make distributions to holders of Interests.
- 6. You must vote all your Interests within a single Class under the Plan either to accept or reject the Plan. Accordingly, a Ballot (or multiple Ballots with respect to Interests within a single Class) that partially rejects and partially accepts the Plan will not be counted.
- 7. If you cast more than one Ballot voting the same Interest prior to the Voting Deadline, the last valid Ballot timely received shall be deemed to reflect the voter's intent and shall supersede and revoke any earlier received Ballot. If you simultaneously cast inconsistent duplicate Ballots with respect to the same Interest, such Ballots shall not be counted.
- 8. Any Ballot cast by a person or entity that did not hold an Interest in Class 7 (Existing Holdco Interests) as the Voting Record Date will not be counted.
- 9. Any Ballot that is illegible or that contains insufficient information to permit the identification of the claimant or interest holder will not be counted.
- 10. The Ballot does not constitute, and shall not be deemed to be, a proof of claim or equity interest or an assertion or admission of a Claim or an Interest.
- 11. It is important that you vote. The votes of Interests actually voted in your Class will bind both those who vote and those who do not vote. If the requisite acceptances are not obtained, the Bankruptcy Court nonetheless may confirm the Plan if it finds that the Plan:

 (a) provides fair and equitable treatment to, and does not unfairly discriminate against, the Class or Classes voting to reject the Plan; and (b) otherwise satisfies the requirements of section 1129(b) of the Bankruptcy Code.
- 12. Each Ballot you receive is for voting only your Interests described in that Ballot. Please complete and return each Ballot you receive. The attached Ballot is designated only for voting Class 7 (Existing Holdco Interests).
- 13. The Ballot is not a letter of transmittal and may not be used for any purposes other than to cast a vote to accept or reject the Plan. No party will accept delivery of any such certificates surrendered together with this Ballot.
- 14. No person has been authorized to give any information or advice, or to make any representation, other than what is contained in the materials mailed with this Ballot or other solicitation materials approved by the Bankruptcy Court, including, without limitation, the Disclosure Statement.
- 15. Please return your Ballot promptly.

IF YOU HAVE ANY QUESTIONS REGARDING THIS BALLOT OR THE PROCEDURES GENERALLY, OR IF YOU NEED ADDITIONAL COPIES OF THE BALLOT OR OTHER ENCLOSED MATERIALS, PLEASE CONTACT STRETTO VIA EMAIL AT GRIDDYINQUIRIES@STRETTO.COM OR (855) 478-2725 (TOLL FREE) OR (949) 471-0997 (INTERNATIONAL). THE VOTING AGENT IS NOT AUTHORIZED TO, AND WILL NOT, PROVIDE LEGAL ADVICE.

Exhibit M

Casse2213899223 DDocumeent 33398 Filibeld in TXSSBoom 067082221 Filibeld in TXSSBOOM 0670822221 Filibeld in TXSSBOOM 067082222 Filibeld in TXSSBOOM 067082222 Filibeld in TXSSBOOM 067082222 Filibeld in TXSSBOOM 06708222 Filibeld in TXSSBOOM 06708222 Filibeld in TXSSBOOM 06708222 Filibeld in TXSSBOOM 067082 Filibeld in TX



Exhibit M

Served Via First-Class Mail

Name	Attention	Address 1	Address 2	City	State	Zip
Office of The United States Trustee	Attn: Hector Duran, Jr. and Stephen Douglas Statham	515 Rusk Street	Suite 3516	Houston	TX	77002
Office of the United States Trustee for the Southern District of Texas	Attn: Jana Whitworth	515 Rusk Street	Suite 3516	Houston	TX	77002

In re: Griddy Energy LLC Case No. 21-30923 (MI)

Exhibit N

Casse2113899223 DDocumeent 1373498 Filibeld in TRASSBoom 067082221 Filibeld in TRASSBoom 067082221 Filibeld in TRASSBOOM 0670822221 Filibeld in TRASSBOOM 067082222 Filibeld in TRASSBOOM 067082222 Filibeld in TRASSBOOM 067082222 Filibeld in TRASSBOOM 067082222 Filibeld in TRASSBOOM 06708222 Filibeld in TRASSBOOM 06708222 Filibeld in TRASSBOOM 0670822 Filibeld in TRASSBOOM 067082 Filibeld in



Exhibit N

Name	Attention	Address 1	Address 2	Address 3	City	State	e Zip Country
AEP Texas Inc.	Attn: Mark Hunt	910 Energy Drive			Abilene	TX	79602-7945
Alpha Employment Solutions	Attn: Penny Vita-Finzi	580 Woodland Ave			Burlington	ON	L7R 2S5 Canada
Bernice William	c/o Sheehy, Lovelace & Mayfield	Attn: Jeffrey R. Cox	510 N. Valley Mills Dr., Suite 500		Waco	TX	76710
CCH Incorporated	c/o Wolters Kluwer	Attn: CEO or General Counsel	PO Box 4307		Carol Stream	IL	60197
CenterPoint Energy, Inc	Attn: Kevin Kulhanek; Jewel Smith	1111 Louisiana Street			Houston	TX	77002
Charles Huppert, District Court of Harris County, Texas Case No. 2021	-						
12101; and Thomas Clark, District Court of Harris County, Texas Case							
No.: 2021-12017	c/o Burnett Law Firm	Attn: Riley L. Burnett, Jr and Karen H. Beyea-Schroede	er 3737 Buffalo Speedway, 18th Floor		Houston	TX	77098
Electric Reliability Council of Texas (ERCOT)	c/o Munsch Hardt Kopf & Harr, P.C.	Attn: Kevin M. Lippman and Deborah M. Perry	500 N. Akard Street. Suite 3800		Dallas	TX	75201-6659
Electric Reliability Council of Texas (ERCOT)	Attn: Phil Mincemoyer	7620 Metro Center Drive	,		Austin	TX	78744
Griddy Technologies LLC, Griddy Holdings LLC, Griddy VI Series A	· ·						
Holdings LLC and Griddy Pro LLC	c/o Akin Gump Strauss Hauer & Feld LLC	Attn: Marty L. Brimmage, Jr. & Patrick G. O'Brien	2300 N. Field St.	Suite 1800	Dallas	TX	75201
Griddy Technologies LLC, Griddy Holdings LLC, Griddy VI Series A		, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,					
Holdings LLC and Griddy Pro LLC	c/o Akin Gump Strauss Hauer & Feld LLC	Attn: Philip C. Dublin	One Bryant Park		New York	NY	10036-6745
Harris County	c/o Linebarger Goggan Blair & Sampson, LLP	Attn: Tara L. Grundemeier	PO Box 3064		Houston	TX	77253-3064
Internal Revenue Service	Attn: Centralized Insolvency Operation	2970 Market Street	1 0 20, 000 1		Philadelphia	PA	19104-5016
Internal Revenue Service	Houston Division	1919 Smith Street			Houston	TX	77002
Internal Revenue Service	Attn: Centralized Insolvency Operation	PO Box 7346			Philadelphia	PA	19101-7346
Internal Revenue Service	rum communication of operation	Department of Treasury			Ogden	UT	84201-0045
Lisa Khoury, et al.	c/o Potts Law Firm. LLP	Attn: Derek H. Potts, J. Ryan Fowler, Batami Baskin	3737 Buffalo Speedway, Suite 1900		Houston	TX	77098
Luminant Energy Company LLC	c/o Gibson, Dunn & Crutcher LLP	Attn: Michael A. Rosenthal and Michael L. Raiff	2001 Ross Avenue, Suite 2100		Dallas	TX	75201
Luminant Energy Company LLC	c/o Gibson, Dunn & Crutcher	Attn: Matthew G. Bouslog	3161 Michelson Dr.		Irvine	CA	92612-4412
Luminant Energy Company LLC	c/o Gibson, Dunn & Crutcher LLP	Attn: Eric T. Haitz	811 Main Street. Suite 3000		Houston	TX	77002-6117
Macquarie Investments US Inc. & Macquarie Energy LLC	c/o Haynes and Boone LLP	Attn: Chad Mills	1221 McKinney Street, Suite 4000		Houston	TX	77010
Macquarie Investments US Inc. and Macquarie Energy LLC	c/o Haynes and Boone, LLP	Attn: Kelli S. Norfleet and Arsalan Muhammad	1221 McKinney Street, Suite 4000		Houston	TX	77010
Meridian Business Centers	c/o Hartman Income REIT Management	Attn: Sara Lynn O'Dell	11811 North Freeway, Ste 160		Houston	TX	77060
Multiple Injured and Death Case Tort Claimants	c/o Jordan, Holzer & Ortiz, P.C.	Attn: Shelby A. Jordan and Antonio Ortiz	500 North Shoreline Blvd., Suite 900		Corpus Christi	TX	78401
Office of The United States Trustee	Attn: Hector Duran, Jr. and Stephen Douglas Statham	515 Rusk Street, Suite 3516	ood North Choreline Biva., Oane ood		Houston	TX	77002
Official Committee of Unsecured Creditors	c/o McDermott Will & Emery LLP	Attn: Charles R. Gibbs	2501 North Harwood Street, Suite 1900		Dallas	TX	75201-1664
Official Committee of Unsecured Creditors	c/o McDermott Will & Emery LLP	Attn: Darren Azman and Blaine Adams	340 Madison Ave.		New York	NY	10173-1922
Oncor Electric Delivery Company LLC	Attn: David R Hunt	1616 Woodall Rodgers	O-TO MININGSOTT / TVC.		Dallas	TX	75202
Oncor Electric Delivery Company LLC	Attn: David R Hunt	PO Box 4567			Houston	TX	77210-4567
Oracle America, Inc.	c/o Buchalter, a Professional Corporation	Attn: Shawn M. Christianson, Esq.	55 Second Street	17th Floor	San Francisco	CA	94105-3493
Public Utility Commission of Texas	Attn: David Hoard	1701 N. Congress	PO Box 13326	174111001	Austin	TX	78711-3326
Public Utility Commission of Texas	c/o Office of the Attorney General of Texas	Bankruptcy & Collections Division		PO Box 12548- MC 008	Austin	TX	78711-2548
RLI Insurance Company	Attn: Commercial Surety	9025 N. Lindbergh Dr.	7 tttri. 003011 B. Birriora, Edyla B. Willigan	1 0 Box 12040- Mio 000	Peoria	II	61615
S4S. LLC	Attn: Charles Cella	12631 Imperial Hwy Ste F126			Santa Fe Springs	CΔ	90670
Star Energy Partners	Attn: CEO or General Counsel	30 Post Rd E	# 2		Westport	CT	06880-3404
State of Texas	Office of The Attorney General	300 W. 15Th St	# Z		Austin	TX	78701
State of Texas	Office of the Attorney General of Texas	c/o Bankruptcy & Collections Division	Attn: Rachel R. Obaldo and Abigail R. Rvan	PO Box 12548 MC008	Austin	TX	78711-2548
Stripe, Inc.	c/o Legal Department	510 Townsend Street	7 ttiri. 1 tdorier 1 t. Obdido di la 7 bigaii 1 t. 1 tydii	1 0 Box 12040 MI0000	San Francisco	CA	94103
Texas Comptroller of Public Accounts	Attn: Bo Overstreet, Section Manager, AP	Lyndon B. Johnson State Office Building	111 East 17th Street		Austin	TX	78744
Texas Comptroller of Public Accounts	Attn: Bo Overstreet, Section Manager, AP	PO Box 13528	Capitol Station		Austin	TX	78711-3528
Texas-New Mexico Power Company	Attn: CEO or General Counsel	577 N Garden Ridge Blvd	Capitol Station		Lewisville	TX	75067
Texas-New Mexico Power Company	c/o Jackson Walker LLP	Attn: Bruce J. Ruzinsky and Tiara E. Seals	1401 McKinney Street, Suite 1900		Houston	TX	77010
The State of Texas	Attn: Rick Berlin & Dan Zwart	808 Travis Street. Suite 1520	1401 Workiniey Street, State 1900		Houston	TX	77002
The State of Texas	Attn: Ken Paxton, Valeria Sartorio & Steven Robinson	112 E. Pecan Street, Suite 1320			San Antonio	TX	78205
THE State Of Texas	Aun. Nen i axion, valena Santono α Steven Robinson	112 L. 1 Guall Street, Suite 133		2501 North Harwood Street.	Gan Antonio	1.^	10200
Tort Claimant Customers	c/o Fox Rothschild LLP	Attn: Trey A. Monsour, Esq.		Suite 1800	Dallas	TX	75201
Tort Claimant Customers Tort Claimant Customers	c/o Fox Rothschild LLP	Attn: Michael A. Sweet, Esq.		Suite 2200	San Francisco	CA	94104
	GO FOX NOUISCHIID ELP	Aun. Michael A. Sweet, Esq.	345 Camoffila Street	Suite 2200	Jan Francisco	UA	34104
William L Gault, Trustee of the Howard W. Gault Trust U/A dated	Attended Covaliff	a/a Iulia Charling	4 Claimh Didwa		Mastraut	СТ	06880
January 27, 1969	Attn: Lee Saveliff	c/o Julia Sterling	4 Sleigh Ridge		Westport	CT	UDOOU

Exhibit O

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Exhibit O

Served Via Electronic Mail

Name	Attention	Address 1	Email
			crrtx@aep.com
AEP Texas Inc.	Attn: Mark Hunt		mdhunt@aep.com
CenterPoint Energy, Inc	Attn: Kevin Kulhanek; Jewel Smith		jewel.smith@centerpointenergy.com
Charles Huppert, District Court of Harris County, Texas Case No. 2021-12101; and			Rburnett@rburnettlaw.com
Thomas Clark, District Court of Harris County, Texas Case No.: 2021-12017	c/o Burnett Law Firm	Attn: Riley L. Burnett, Jr and Karen H. Beyea-Schroeder	karen.schroeder@rburnettlaw.com
			klippman@munsch.com
Electric Reliability Council of Texas (ERCOT)	c/o Munsch Hardt Kopf & Harr, P.C.	Attn: Kevin M. Lippman and Deborah M. Perry	dperry@munsch.com
Electric Reliability Council of Texas (ERCOT)	Attn: Phil Mincemoyer		ClientServices@ercot.com
Griddy Technologies LLC, Griddy Holdings LLC, Griddy VI Series A Holdings LLC and	1		mbrimmage@akingump.com
Griddy Pro LLC	c/o Akin Gump Strauss Hauer & Feld LLC	Attn: Marty L. Brimmage, Jr. & Patrick G. O'Brien	pobrien@akingump.com
Griddy Technologies LLC, Griddy Holdings LLC, Griddy VI Series A Holdings LLC and	1		
Griddy Pro LLC	c/o Akin Gump Strauss Hauer & Feld LLC	Attn: Philip C. Dublin	pdublin@akingump.com
Harris County	c/o Linebarger Goggan Blair & Sampson, LLP	Attn: Tara L. Grundemeier	houston_bankruptcy@publicans.com
Lisa Khoury, et al.	c/o Potts Law Firm, LLP	Attn: Derek H. Potts, J. Ryan Fowler, Batami Baskin	dpotts@potts-law.com
			MRosenthal@gibsondunn.com
Luminant Energy Company LLC	c/o Gibson, Dunn & Crutcher LLP	Attn: Michael A. Rosenthal and Michael L. Raiff	MRaiff@gibsondunn.com
Luminant Energy Company LLC	c/o Gibson, Dunn & Crutcher	Attn: Matthew G. Bouslog	MBouslog@gibsondunn.com
Luminant Energy Company LLC	c/o Gibson, Dunn & Crutcher LLP	Attn: Eric T. Haitz	EHaitz@gibsondunn.com
Macquarie Investments US Inc. & Macquarie Energy LLC	c/o Haynes and Boone LLP	Attn: Chad Mills	chad.mills@haynesboone.com
			sjordan@jhwclaw.com
			aortiz@jhwclaw.com
Multiple Injured and Death Case Tort Claimants	c/o Jordan, Holzer & Ortiz, P.C	Attn: Shelby A. Jordan and Antonio Ortiz	ecf@jhwclaw.com
			Hector.Duran.Jr.@jsdoj.gov
Office of The United States Trustee	Attn: Hector Duran, Jr. and Stephen Douglas Statham		Stephen.statham@usdoj.gov
Official Committee of Unsecured Creditors	c/o McDermott Will & Emery LLP	Attn: Charles R. Gibbs	crgibbs@mwe.comstperry@mwe.com
Official Committee of Unsecured Creditors	c/o McDermott Will & Emery LLP	Attn: Darren Azman and Blaine Adams	dazman@mwe.combadams@mwe.com
Oracle America, Inc.	c/o Buchalter, a Professional Corporation	Attn: Shawn M. Christianson, Esq.	schristianson@buchalter.com
Public Utility Commission of Texas	Attn: David Hoard		david.hoard@puc.texas.gov
			jason.binford@oag.texas.gov
Public Utility Commission of Texas	c/o Office of the Attorney General of Texas	Bankruptcy & Collections Division	layla.milligan@oag.texas.gov
			Chrissy.Eaton@rlicorp.com
RLI Insurance Company	Attn: Commercial Surety		support@rlicorp.com
S4S, LLC	Attn: Charles Cella		charles.cella@strongforce.design
			rachel.obaldo@oag.texas.gov
State of Texas	Office of the Attorney General of Texas	c/o Bankruptcy & Collections Division	abigail.ryan@oag.texas.gov
Texas Comptroller of Public Accounts	Attn: Bo Overstreet, Section Manager, AP		bo.overstreet@cpa.texas.gov
			MPRelations@pnmresources.com
Texas-New Mexico Power Company	Attn: CEO or General Counsel		MPRelations@tnmp.com
Texas-New Mexico Power Company	c/o Jackson Walker LLP	Attn: Bruce J. Ruzinsky and Tiara E. Seals	bruzinsky@jw.com tseals@jw.com
		,	rick.berlin@oaq.texas.gov
			william.carpenter@oag.texas.gov
The State of Texas	Attn: Rick Berlin & Dan Zwart		dan.zwart@oag.texas.gov
			steven.robinson@oag.texas.gov
The State of Texas	Attn: Ken Paxton, Valeria Sartorio & Steven Robinson		valeria.sartorio@oag.texas.gov
Tort Claimant Customers	c/o Fox Rothschild LLP	Attn: Trey A. Monsour, Esq.	tmonsour@foxrothschild.com
Tort Claimant Customers	c/o Fox Rothschild LLP	Attn: Michael A. Sweet. Esg.	msweet@foxrothschild.com

In re: Griddy Energy LLC Case No. 21-30923 (MI)



Name	Attention	Address 1	Address 2	Address 3	City	State	Zip Country
4imprint	Attention	101 Commerce St	Addicos 2	Addiess	Oshkosh	WI	54901
Adam B Siegel		Address Redacted			Controon		0.00.
AdEspresso		185 Channel Street			San Francisco	CA	94158
AdNet Advertising Agency		1935 76th Street	Suite #03		East Elmhust	NY	11370
Adobe Acropro		801 N 34th St			Seattle	WA	98103
AEP Texas Central Company		2901 E Mockingbird Ln			Victoria	TX	77904
AEP Texas Inc.	Attn: Mark Hunt	910 Energy Drive			Abilene	TX	79602-7945
AEP Texas Inc. d/b/a AEP Texas		PO Box 2121			Corpus Christi	TX	78403
AEP Texas North Company		1 Riverside Plaza			Columbus	OH	43215
Agency of Credit		2014 S Pontiac Way			Denver	CO	80224-2412
Alejandro Hernandez		Address Redacted					
Alex Liu Allen Matkins		Address Redacted Address Redacted					
Allysa Marie Orlanes		Address Redacted Address Redacted				-	
Amazon Web Services	Attn: CEO or General Counsel	12900 Worldgate Dr			Herndon	VA	20170
American Express	Attn: CEO or General Counsel	World Financial Center	200 Vesey St		New York	NY	10285
Anthony Brown	Attil. CEO di General Couriser	Address Redacted	200 Vesey St		New TOIK	INI	10285
Anthony Brown		Address Redacted Address Redacted					
Anthony C Wills		Address Redacted					
Anthony Douglas Brown		Address Redacted				1	
Anthony Sandoval-Guzman		Address Redacted				1	
Anwar Rohan		Address Redacted					
AON Risk Services		3440 Flair Dr			El Monte	CA	91731
Aon Risk Services Central Inc (FSG MM CHI)	Attn: Brandon C. Sallis	200 E Randolph FI 11			Chicago	IL.	60601-0000
Aon Risk Services Southwest Inc	Attn: Ricky Wong	PO Box 803507			Dallas	TX	75380-3507
Artisan Creative, Inc.	, , , ,	1830 S. Stoner Ave, #6			Los Angeles	CA	90025
ASPE Training		c/o Cprime Learning	107 S B Street, Suite 200		San Mateo	CA	94401
Atlassian		350 Bush Street, Ste 1300			San Francisco	CA	94104
ATT Stadium Suites		1 AT&T Way			Arlington	TX	76011
AXIS Insurance Company		111 South Wacker Drive, Suite 3500			Chicago	IL	60606
Backpack Marketing		638 N 400 W Ste. F			Centerville	UT	84014
Banner Buzz		Address Redacted					
Bardia Keyvani		Address Redacted					
BDO USA, LLP		330 North Wabash Ave			Chicago	IL	60611
Beckerman Group Inc		c/o Antenna Group, Inc.	One University Plaza, Suite 605		Hackensack	NJ	07601
Benjamin Isani Evans		Address Redacted					
Big 10 Inc		149 S Barrington Ave #812			Los Angeles	CA	90049
Bill.com		PO Box 370			Alviso	CA	95002-0370
Bill.com		6220 America Center Drive, Suite 100			San Jose	CA	95002
Bohemian Coding	c/o Sketch	Flight Forum 40			Eindhoven	DB	5657 The Netherlands
Boto Design Architects, Inc.		11602 Exposition Boulevard+D2			Los Angeles	CA	90064
Brent Hawkins		Address Redacted				-	
Brian Chun		Address Redacted	01- 405 400		0 1	0.4	05400
Bugsee Inc Bunnelli, LLC	Attn: Emily Bunnell	5205 Prospect Rd 125 Lincoln St	Ste 135-130 #1		San Jose Pittsfield	CA	95129
Business Wire, Inc	Attri. Emily Burinell	PO Box 39000	#1		San Francisco	MA CA	01201-4857 94139
C&S Sales Brand Promotions		12947 Chadron Avenue			Hawthorne	CA	90250
Cadre, Inc	+	11777 San Vicente Boulevard			Los Angeles	CA	90049
Callfire.Com		PMB 44523	548 Market St		San Francisco	CA	94104-5401
Career Strategies Temporary Inc.		719 North Victory Boulevard	040 Market Ot		Burbank	CA	91502
Catherine Zhang		Address Redacted			Darbank	071	31002
CCH Incorporated	c/o Wolters Kluwe	Attn: Davis Peden	12121 BLUFF CREEK DR STE 220		PLAYA VISTA	CA	90094-2996
Centauri Specialty Insurance Company	Jeffrey A. Silver, Secretary & GC	4081 Lakewood Ranch Blvd Ste 200			Sarasota	FL	34240
CenterPoint Energy Houston Electric	Attn: Earline Green	1111 Louisiana St	38th Floor	Office 3831	Houston	TX	77002
CenterPoint Energy Houston Electric, LLC	c/o Competitive Retailer Relations	PO Box 1700			Houston	TX	77251-1700
CenterPoint Energy, Inc							77002
(Centerr Ont Energy, Inc	Attn: Kevin Kulhanek; Jewel Smith	1111 Louisiana Street			Houston	TX	
Charles Huppert		1111 Louisiana Street Address Redacted			Houston	IX	
		1111 Louisiana Street			Houston	IX	
Charles Huppert Charles Huppert		1111 Louisiana Street Address Redacted Address Redacted			Houston	IX	
Charles Huppert Charles Huppert Charles Huppert Charles Huppert, District Court of Harris County, Texas Case No. 2021-12101;	Attn: Kevin Kulhanek; Jewel Smith	1111 Louisiana Street Address Redacted Address Redacted Attn: Riley L. Burnett, Jr and Karen H.					
Charles Huppert Charles Huppert Charles Huppert Charles Huppert, District Court of Harris County, Texas Case No. 2021-12101; and Thomas Clark, District Court of Harris County, Texas Case No.: 2021-12017	Attn: Kevin Kulhanek; Jewel Smith	1111 Louisiana Street Address Redacted Address Redacted Attn: Riley L. Burnett, Jr and Karen H. Beyea-Schroeder	3737 Buffalo Speedway, 18th Floor		Houston	TX	77098
Charles Huppert Charles Huppert Charles Huppert, District Court of Harris County, Texas Case No. 2021-12101; and Thomas Clark, District Court of Harris County, Texas Case No.: 2021-12017 Christian McArthur	Attn: Kevin Kulhanek; Jewel Smith	1111 Louisiana Street Address Redacted Address Redacted Attn: Riley L. Burnett, Jr and Karen H. Beyea-Schroeder Address Redacted	3737 Buffalo Speedway, 18th Floor		Houston	TX	
Charles Huppert Charles Huppert Charles Huppert Charles Huppert, District Court of Harris County, Texas Case No. 2021-12101; and Thomas Clark, District Court of Harris County, Texas Case No.: 2021-12017 Christian McArthur Chubb Group of Insurance Companies	Attn: Kevin Kulhanek; Jewel Smith	1111 Louisiana Street Address Redacted Address Redacted Attn: Riley L. Burnett, Jr and Karen H. Beyea-Schroeder Address Redacted 202B Hall's Mill Road			Houston Whitehouse Station	TX	08889
Charles Huppert Charles Huppert Charles Huppert, District Court of Harris County, Texas Case No. 2021-12101; and Thomas Clark, District Court of Harris County, Texas Case No.: 2021-12017 Christian McArthur Chubb Group of Insurance Companies Chubb Group of Insurance Companies	Attn: Kevin Kulhanek; Jewel Smith	1111 Louisiana Street Address Redacted Address Redacted Attn: Riley L. Burnett, Jr and Karen H. Beyea-Schroeder Address Redacted 202B Hall's Mill Road 82 Hopmeadow Street	3737 Buffalo Speedway, 18th Floor PO Box 2002		Houston Whitehouse Station Simsbury	TX NJ CT	08889 06070-7683
Charles Huppert Charles Huppert Charles Huppert, District Court of Harris County, Texas Case No. 2021-12101; and Thomas Clark, District Court of Harris County, Texas Case No.: 2021-12017 Christian McArthur Chubb Group of Insurance Companies Chubb Group of Insurance Companies Cisco Systems Capital CRP	Attn: Kevin Kulhanek; Jewel Smith	1111 Louisiana Street Address Redacted Address Redacted Attn: Riley L. Burnett, Jr and Karen H. Beyea-Schroeder Address Redacted 202B Hall's Mill Road 82B Hopmeadow Street PO Box 41602			Houston Whitehouse Station Simsbury Philadelphia	TX NJ CT PA	08889 06070-7683 19101-1602
Charles Huppert Charles Huppert Charles Huppert Charles Huppert, District Court of Harris County, Texas Case No. 2021-12101; and Thomas Clark, District Court of Harris County, Texas Case No.: 2021-12017 Christian McArthur Chubb Group of Insurance Companies Chubb Group of Insurance Companies Chubb Group of Insurance Companies Cisco Systems Capital CRP Clear Channel Outdoor	Attn: Kevin Kulhanek; Jewel Smith	1111 Louisiana Street Address Redacted Address Redacted Attn: Riley L. Burnett, Jr and Karen H. Beyea-Schroeder Address Redacted 202B Hall's Mill Road 82 Hopmeadow Street PO Box 41602 PO Box 847247			Houston Whitehouse Station Simsbury Philadelphia Dallas	TX NJ CT PA TX	08889 06070-7683 19101-1602 75284-7247
Charles Huppert Charles Huppert Charles Huppert Charles Huppert, District Court of Harris County, Texas Case No. 2021-12101; and Thomas Clark, District Court of Harris County, Texas Case No.: 2021-12017 Christian McArthur Chubb Group of Insurance Companies Chubb Group of Insurance Companies Cisco Systems Capital CRP Clear Channel Outdoor Cloudbees, Inc.	Attn: Kevin Kulhanek; Jewel Smith	1111 Louisiana Street Address Redacted Address Redacted Attn: Riley L. Burnett, Jr and Karen H. Beyea-Schroeder Address Redacted 202B Hall's Mill Road 82 Hopmeadow Street PO Box 41602 PO Box 847247 16192 Coastal Highway			Houston Whitehouse Station Simsbury Philadelphia Dallas Lewes	TX NJ CT PA TX DE	08889 06070-7683 19101-1602 75284-7247 19958
Charles Huppert Charles Huppert Charles Huppert, District Court of Harris County, Texas Case No. 2021-12101; and Thomas Clark, District Court of Harris County, Texas Case No.: 2021-12017 Christian McArthur Chubb Group of Insurance Companies Chubb Group of Insurance Companies Chubb Group of Insurance Companies Cisco Systems Capital CRP Clear Channel Outdoor Cloudbees, Inc. Coastal Software & Consulting Inc	Attn: Kevin Kulhanek; Jewel Smith	1111 Louisiana Street Address Redacted Address Redacted Address Redacted Attn: Riley L. Burnett, Jr and Karen H. Beyea-Schroeder Address Redacted 202B Hall's Mill Road 82 Hopmeadow Street PO Box 41602 PO Box 847247 16192 Coastal Highway 9320 NE Vancouver Mall Dr # 103			Houston Whitehouse Station Simsbury Philadelphia Dallas Lewes Vancouver	TX NJ CT PA TX DE WA	08889 06070-7683 19101-1602 75284-7247 19958 98662-8203
Charles Huppert Charles Huppert Charles Huppert Charles Huppert, District Court of Harris County, Texas Case No. 2021-12101; and Thomas Clark, District Court of Harris County, Texas Case No.: 2021-12017 Christian McArthur Chubb Group of Insurance Companies Chubb Group of Insurance Companies Cisco Systems Capital CRP Clear Channel Outdoor Cloudbees, Inc.	Attn: Kevin Kulhanek; Jewel Smith	1111 Louisiana Street Address Redacted Address Redacted Attn: Riley L. Burnett, Jr and Karen H. Beyea-Schroeder Address Redacted 202B Hall's Mill Road 82 Hopmeadow Street PO Box 41602 PO Box 847247 16192 Coastal Highway			Houston Whitehouse Station Simsbury Philadelphia Dallas Lewes	TX NJ CT PA TX DE	08889 06070-7683 19101-1602 75284-7247 19958



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Court Service Contents Court Service Cou		Attention		Address 2	Audi ess s				Country
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Comparison Selfring, Re. April Selfring From Comparison Selfring, Re. April Self		Attn: Reed Clay							
Comparison Selfring, Re. April Selfring From Comparison Selfring, Re. April Self	CSC (Corporation Service Company)	•	251 Little Falls Dr			Wilmington	DE	19808	
George Capacity Chinese Good presented trop 2022 Good presented trop 2022 Good present trop 1 Good presented trop 2022 Good present tr		Attn: Steven P. Zimmer		1209 Orange Street			DE	19801	
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Cyper Company Cyper Cyper Company Cype						Marina Del Rey	CA	90292	
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Clause Distance Actions Federated Actions Federated Sub-27 Book Reton FL Sub-21 Clause Clause Sub-27 Book Reton FL Sub-24 Clause Sub-27 Sub-24 S		Attn: Gerald Nemec. Esg.							
Education Alleance, LLC		7 Kari Gordia Hemos, 254.				1 lo do to li	.,,		
Electic Relability Count of Texas (RECOT)		-		Suite 210 - 27		Boca Raton	FI	33431	
Electric Residuality Council of Tools, Inc. Alastic Leafle Wiley, Treasurer FRED Meter (1273 San Francisco Co. S4114		Attn: Phil Mincemover							
Beganthmean.Com									
Emer Examplesian		*							
Emily Michael Address Redacted Mest Secrement On Mest Michael On Mest Michae									
Po Box 989001		-	Address Redacted						
Po Box 989001			Address Redacted						
Encompss Parls	Employment Development Department					West Sacramento	CA	95798-9061	
Energy Services Group, LLC		-	96 Mowat Ave				ON	M4K 3K1	Canada
Enc Learn Shen	Energy Services Group, LLC		141 Longwater Dr, Ste 113			Norwell	MA	02061	
Encilon Milliams		Attn: Glen Kimmel		Suite 113		Norwell	MA	02061	
Elisk Services, L.C									
Einks Garvices, LLC									
Address Redacted Coloration Address Redacted Coloration Colo				227 US Hwy 206, Suite 302		Flanders	NJ		
Experient		Attn: Haley Epstine, RT Specialty - IL				Chicago	IL	60661	
Fabric Staffing LC									
Facebook									
FastSpring						Los Angeles			
Federal Energy Regulatory Commission (FERC) 888 First Street, NE 989 Fixed New Pack and Nemphis 10				Bldg 10					
FedEx Bankrupty Department									
Fellet Law Group, PLLC									
Fernellus Simon Mace Robertson Perdue PLLC									
Figma 116 New Montgomery Street, Suite 400 San Francisco CA 94105									
Fiver St St St St St St St S									
Plydata 21750 Hardy Oak Blvd Ste 104 Pmb 96350 San Antonio TX 78258 Frazee Valuation & Forensic Consulting Attn: Tom Frazee 5137 Aintree Road Rochester Mi 48306 Elly Functional Technology Fully Functional Technology 527 East Lemon Avenue Monrovia CA 91016 Garcia Analytics, LLC Garcia Analytics, LLC 11044 Ophir Dr. PHD Los Angeles CA 90024 Garth Eric Boyst Address Redacted Sensor Rochester Mi 48306 Carth Eric Boyst Rochester Monrovia CA 91016 Carth Eric Boyst Carth		+					CA		lavaal
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Fully Functional Technology 527 East Lemon Avenue Monrovia CA 91016 Garcia Analytics, LLC 11044 Ophir Dr. PHD Los Angeles CA 9024 Garth Eric Boyst Address Redacted Boston MA 0224177749 Genscape PO Box 417749 Boston MA 0224177749 Genscape - Griddy PO Box 417749 Boston MA 02241-77749 Gilhub 275 Brannan Street San Francisco CA 94107 Global Experience Specialists 7000 S Lindell Rd Las Vegas NV 89118 Goddady.Com 14455 N Hayden Rd Scottsdale AZ 85260-6993 GoGORILLA Media Scottsdale AZ 85260-6993 Good Counsel Legal Services, LLC Attn: Barbara Clay 111 Farms Road Stamford CT 06903 Greater Houston Builders Association 1600 Amphitheatre Pkwy Mountainview CA 94043 Greenehurlocker PLC 4908 Monument Avenue Ste 200 Richmond VA 23230		Attn: Tom Frazee							
Garcia Analytics, LLC Los Angeles CA 90024 Garth Eric Boyst Address Redacted N Boston MA 0224177749 Genscape PO Box 417749 Boston MA 0224177749		Aun. IOIII Flazee							
Garth Eric Boyst Address Redacted Boston MA 0224177749 Genscape - Griddy Boston MA 0224177749 Boston MA 02241-77749 Github 275 Brannan Street San Francisco CA 94107 Global Experience Specialists T000 S Lindell Rd Las Vegas NV 89118 Goddadly.Com 14455 N Hayden Rd Scottsdale AZ 85260-6993 GoGORILLA Media Brooklyn NY 11216-3340 Good Counsel Legal Services, LLC Attn: Barbara Clay 111 Farms Road Stamford CT 06903 Google, Com 1600 Amphitheatre Pkwy Mountainview CA 94043 Greater Houston Builders Association 9511 West Sam Houston Pkwy N Houston TX 77064 Greenehurlocker PLC 4908 Monument Avenue Ste 200 Richmond VA 23230		+							
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Genscape - Griddy PO Box 417749 Boston MA 02241-7749 Github 275 Brannan Street San Francisco CA 94107 Global Experience Specialists 7000 S Lindell Rd Las Vegas NV 99118 Godaddy, Com Scottsdale AZ 85260-6993 AZ 85260-6993 GoGORILLA Media Brooklyn NY 11216-3340 NY 11216-3340 Good Counsel Legal Services, LLC Attn: Barbara Clay 111 Farms Road Stamford CT 06903 Google, Com 1600 Amphitheatre Pkwy Mountainview CA 94043 Greater Houston Builders Association 9511 West Sam Houston Pkwy N Houston TX 77064 Greenehundocker PLC 4908 Monument Avenue Ste 200 Richmond VA 23230		+				Roston	МΔ	0224127740	
Github 275 Brannan Street San Francisco CA 94107 Giobal Experience Specialists 7000 S Lindell Rd Las Vegas NV 89128 Godaddy, Com 14455 N Hayden Rd Scottsdale AZ 85260-6993 GoGORILLA Media Brooklyn NY 11216-3340 Good Counsel Legal Services, LLC Attn: Barbara Clay 111 Farms Road Stamford CT 06903 Google, Com 1600 Amphitheatre Pkwy Mountainview CA 94043 Greater Houston Builders Association 9511 West Sam Houston Pkwy N Houston TX 77064 Greenehurlocker PLC 4908 Monument Avenue Ste 200 Richmond VA 23230		+							
Global Experience Specialists 7000 S Lindell Rd		+							
Godaddy.Com 14455 N Hayden Rd Scottsdale AZ 85260-6993 GoGORILLA Media 1080 Bergen St Brooklyn NY 11216-3340 Good Counsel Legal Services, LLC Attn: Barbara Clay 111 Farms Road Stamford CT 06903 Google. Com 1600 Amphitheatre Pkwy Mountainview CA 94043 Greater Houston Builders Association 9511 West Sam Houston Pkwy N Houston TX 77064 Greenehurlocker PLC 4908 Monument Avenue Ste 200 Richmond VA 23230		- 							
GoGORILLA Media 1080 Bergen St Brooklyn NY 11216-3340 Good Counsel Legal Services, LLC Attn: Barbara Clay 111 Farms Road Stamford CT 06903 Google.Com 1600 Amphitheatre Pkwy Mountainview CA 94043 Greater Houston Builders Association 9511 West Sam Houston Pkwy N Houston TX 47064 Greenehurlocker PLC 4908 Monument Avenue Ste 200 Richmond VA 23230		+							
Good Counsel Legal Services, LLC Attn: Barbara Clay 111 Farms Road Stamford CT 06903 Google, Com 1600 Amphitheatre Pkwy Mountainview CA 9403 Greater Houston Builders Association 9511 West Sam Houston Pkwy N Houston TX 77064 Greenehurlocker PLC 4908 Monument Avenue Ste 200 Richmond V/A 23230		+							
Google.Com 1600 Amphitheatre Pkwy Mountainview CA 94043 Greater Houston Builders Association 9511 West Sam Houston Pkwy N Houston TX 77064 Greenehurlocker PLC 4908 Monument Avenue Ste 200 Richmond VA 23230		Attn: Barbara Clav							
Greater Houston Builders Association 9511 West Sam Houston Pkwy N Houston TX 77064 Greenehurlocker PLC 4908 Monument Avenue Ste 200 Richmond VA 23230									
Greenehurlocker PLC 4908 Monument Avenue Ste 200 Richmond VA 23230		+							
				Ste 200					
IGERT VIGEO INC. IN	Greff Video	+	1107 S Fair Oaks Ave #846			South Pasadena	CA	91030	



Name	Attention	Address 1	Address 2	Address 3	City	State	Zip Country
Gregory Lawrence Craig		Address Redacted					
Gregory Mikeral Bean		Address Redacted					
Griddy Technologies LLC, Griddy Holdings LLC, Griddy VI Series A Holdings		Attn: Marty L. Brimmage, Jr. & Patrick G.					
LLC and Griddy Pro LLC	c/o Akin Gump Strauss Hauer & Feld LLC	O'Brien	2300 N. Field St.	Suite 1800	Dallas	TX	75201
Griddy Technologies LLC, Griddy Holdings LLC, Griddy VI Series A Holdings							
LLC and Griddy Pro LLC	c/o Akin Gump Strauss Hauer & Feld LLC	Attn: Philip C. Dublin	One Bryant Park		New York	NY	10036-6745
Halo Branded Solutions		3182 Momentum Place			Chicago	IL	60689-5331
Harris County	c/o Linebarger Goggan Blair & Sampson, LLP	Attn: Tara L. Grundemeier	PO Box 3064		Houston	TX	77253-3064
Hartford Casualty Insurance Company		One Hartford Plaza			Hartford	CT	06155
Hartford Fire Insurance Company		One Hartford Plaza			Hartford	CT	06155
Hartman SPE LLC	Attn: Thomas Emde	PO Box 207743			Dallas	TX	75320-7743
Hartman SPE LLC		11811 North Freeway, Ste. 160			Houston	TX	77060
Hartman SPE LLC	Attn: Thomas Emde	Lockbox Services - 207743	2975 Regent Blvd		Irving	TX	75063
Hawke McKeon & Sniscak LLP		100 North Tenth Street			Harrisburg	PA	17101
Hippo Reads LLC		201 Santa Monica Blvd. Suite 500			Santa Monica	CA	90401
Honeywell		300 S Tryon St Suite 500			Charlotte	NC	28202
Hotjar Ltd		Dragonara Business Centre	5Th Floor, Dragonara Road		St Julian'S	STJ	3141 Malta
lan Joyce		Address Redacted					
ICE US OTC Commodity Markets LLC		PO Box 935278			Atlanta	GA	31193
Icon Media Group LLC		2021 21st Avenue South			Nashville	TN	37212
IFTTT, Inc.		PO Box 590547			San Francisco	CA	94159-0547
Impact Group		Banner Bank	950 W Bannock St #500		Boise	ID	83702
Incorp Services, Inc		3773 Howard Hughes Pkwy	Ste 500-S		Las Vegas	NV	89169
Indeed		177 Broad Street, Sixth Floor			Stamford	CT	06901
Influxdata		799 Market Street, Suite 400			San Francisco	CA	94103
Inkhead, Inc		138 Park Ave, Suite 300			Womfrt	GA	30680-2586
Insperity		20329 TX-249 Suite 301			Houston	TX	77070
Integrate		1702 Taylor, Ste 200			Houston	TX	77007
Internal Revenue Service	Attn: Centralized Insolvency Operation	2970 Market Street			Philadelphia	PA	19104-5016
Internal Revenue Service	Houston Division	1919 Smith Street			Houston	TX	77002
Internal Revenue Service	Attn: Centralized Insolvency Operation	PO Box 7346			Philadelphia	PA	19101-7346
Internal Revenue Service		Department of Treasury			Ogden	UT	84201-0045
Intralinks		150 East 42nd Street			New York	NY	10017
Intuit *Quickbooks		2700 Coast Ave			Mountain View	CA	94043-1140
Invision		41 Madison Sq Park			New York	NY	10010
Invision App		41 Madison Ave, Flr 25			New York	NY	10010
Irma Rodriguez		Address Redacted					
Iterable, Inc		71 Stevenson Street, Ste. 300			San Francisco	CA	94105
Jabra		900 Chelmsford St			Lowell	MA	01851
Jackson Walker LLP		PO Box 130989			Dallas	TX	75313-0989
Janel-Marie Lynn Hubbard		Address Redacted					
Jason Jon Huang		Address Redacted					
Javon Nehemiah Holt		Address Redacted					
Jennifer Christine Valentine		Address Redacted					
Jennifer Claire Fox		Address Redacted					
Jeremy Wood Zarowitz		Address Redacted					
Jillian Taylor Pennington		Address Redacted					
John Breitbart		Address Redacted					
John Russell Holman		Address Redacted					
Jordan Oakley		Address Redacted					
JPMorgan Chase Bank, N.A.	Attn: Elizabeth Nebergall	2200 Ross Ave, 8th Floor			Dallas	TX	75201
JPMorgan Chase Bank, N.A.	Blocked Account Legal Team	10 South Dearborn 6th Floor	Suite IL 1-0096		Chicago	IL	60603-2300
Junior Achievement of Southern California		6250 Forest Lawn Drive			Los Angeles	CA	90068
Kabir Shukla		Address Redacted					
Kapwing		1762 Dolores Street			San Francisco	CA	94110
Karam Debly		Address Redacted					
Kastle Systems of Los Angeles PSP		PO Box 75177			Baltimore	MD	21275
Kavinsan Thavanesan		Address Redacted					
KD Kanopy Inc		1921 E 68th Ave			Denver	CO	80229
Kellerhals Ferguson Kroblin PLLC	Royal Palms Professional	Building 9053 Estate Thom			St Thomas	VI	00802 Virgin Islands (U.S.)
Kelly Lee Chan		Address Redacted					
Kera LaFerney		Address Redacted					
Kevin Bhuva		Address Redacted					
Kianna Marie Brandt		Address Redacted					
Kim Linh Vo		Address Redacted					
Kristina Marin		Address Redacted					
Ksenia Smith		Address Redacted					
KUBE		2401 Fountain View Drive, Ste 300			Houston	TX	77057
Kuldeep Dhillon		Address Redacted				1	
Kuljeet Kaur Khaira		Address Redacted	1			-	+ +
ranjoot raan ranana	1	, was one reducted	1	1	-1		



Name	Attention	Address 1	Address 2	Address 3	City	State	Zip	Country
Lane Rockoff		Address Redacted						
_astpass.com		320 Summer St			Boston	MA	02210	
Lauren Marie Valdes		Address Redacted						
Liberman Broadcasting, Inc.		3000 Bering Drive			Houston	TX	77057	
		Attn: Derek H. Potts, J. Ryan Fowler, Batan	ni					
Lisa Khoury, et al.	c/o Potts Law Firm, LLP	Baskin	3737 Buffalo Speedway, Suite 1900		Houston	TX	77098	
Lockton Companies, LLC - Los Angeles	Attn: Vance Ulrich	777 Figueroa St, 52nd Floor			Los Angeles	CA	90017	
Lockton Insurance Brokers		Dept LA 23878			Los Angeles	CA	91185	
Loggly		535 Mission St #2100			San Francisco	CA	94105	
Loggly		7171 Southwest Parkway Building 400			Austin	TX	78735	
Lucidchart		10355 S Jordan Gateway, Suite 150			South Jordan	UT	84095	
Luis Lopez		Address Redacted						
		Attn: Michael A. Rosenthal and Michael L.						
Luminant Energy Company LLC	c/o Gibson, Dunn & Crutcher LLP	Raiff	2001 Ross Avenue, Suite 2100		Dallas	TX	75201	
Luminant Energy Company LLC	c/o Gibson, Dunn & Crutcher	Attn: Matthew G. Bouslog	3161 Michelson Dr.		Irvine	CA	92612-4412	
Luminant Energy Company LLC	c/o Gibson, Dunn & Crutcher LLP	Attn: Eric T. Haitz	811 Main Street, Suite 3000		Houston	TX	77002-6117	
Luminant Energy Company LLC	Attn: Christy Dobry	6555 Sierra Drive			Irving	TX	75039	
Macquarie Energy LLC		One Allen Center	500 Dallas Street, Suite 3300		Houston	TX	77002	
Macquarie Energy LLC	Legal Risk Management Division	One Allen Center 500 Dallas Street	Suite 3300		Houston	TX	77002	
Macquarie Energy LLC	Attn: Roberta Konicki	One Allen Center, Level 33, 500 Dallas			Houston	TX	77002	
Macquarie Investments US Inc.		125 West 55th Street	Level 20		New York	NY	10019	
Macquarie Investments US Inc.	Attn: Roberta Konicki	One Allen Center, Level 33, 500 Dallas			Houston	TX	77002	
Macquarie Investments US Inc. & Macquarie Energy LLC	c/o Haynes and Boone LLP	Attn: Chad Mills	1221 McKinney Street, Suite 4000		Houston	TX	77010	
Madison Millichamp		Address Redacted	, 2200, 5410 1000				1.2.2	
Maestro QA		41 E 11th St 11th FI	+		New York	NY	10003	
MailChimp		675 Ponce De Leon Ave NE 500	+		Atlanta	GA	30308	
Mariam Millichamp		Address Redacted	+		/ wand	- 00	55555	
Marilee Stewart		Address Redacted Address Redacted						
Marius Group LLC		332 N Citrus Ave			I aa Angelaa	CA	90036-2634	
Mark Joseph Stitz		Address Redacted			Los Angeles	CA	90036-2634	
		Address Redacted Address Redacted						
Matthew Hayes		Address Redacted Address Redacted						
Max Saya Ninthara							00045	
Maximilian Law Inc		8939 South Sepulveda Blvd, Ste 233			Los Angeles	CA	90045	
Melissa Muro		Address Redacted						
Meridian Business Centers	c/o WorkSuites	450 Century Pkwy	Ste 250		Allen	TX	75013-8136	
Meridian Business Centers	c/o Hartman Income REIT	Attn: Ali Younes	2909 Hillcoft Ste 420		Houston	TX	77057	
Meridian Business Centers - Southwest Partners, LP	c/o WorkSuites	6060 N. Central Expressway, 5th Floor			Dallas	TX	75206	
Michael David Branconier		Address Redacted						
Michael Fallquist		Address Redacted						
Michael Phan Duong		Address Redacted						
Michael Vickowski		Address Redacted						
Microsoft		91 Main St	8th Floor		Dallas	TX	75202	
Microsoft Bing Ads		111 Wall Street			New York	NY	10043	
Miguel A. Huerta, PLLC		7500 Rialto Blvd, Suite 250			Austin	TX	78735	
MiiR		3400 Stone Way N	Ste 105		Seattle	WA	98103-8983	
Milbank LLP		55 Hudson Yards			New York	NY	10001	
Minuteman Press		61 Executive Blvd			Farmingdale	NY	11735	
Mixpanel		One Front Street, 28th Floor			San Francisco	CA	94111	
Modern Postcard		1675 Faraday Avenue			Carlsbad	CA	92008	
Moo		2nd Fl 20 Farringdon Rd			London			United Kingdom
Morgan Lynn Harvey		Address Redacted					, J	
Morphologic, LLC		4519 South Park Lane	<u> </u>		Spokane	WA	99223	
Motion Recruitment DBA Jobspring Partners		PO Box 845388	+		Boston	MA	02284-5388	+
Motion Recruitment DBA Workbridge Associates		PO Box 845388	+		Boston	MA	02284-5388	
MOZ		1111 3rd Ave 17th FI			Seattle	WA	98101	
Muhammad Humayoun		Address Redacted			odallio	***	55 10 1	
Muhammad Humayoun		Address Redacted Address Redacted	+		+	-	+	+
wanannaa namayoun		/ duless Neudoleu			_		1	1
Multiple Injured and Death Case Tort Claimants	c/o Jordan, Holzer & Ortiz, P.C.	Attn: Shelby A. Jordan and Antonio Ortiz	500 North Shoreline Blvd., Suite 900		Communa Classicati	TX	78401	
National CineMedia, LLC	Go Jordan, noizer & Orliz, P.C.	PO Box 17491	500 NORT SHOLEHILE DIVG., SUITE 900		Corpus Christi			
			+		Denver	CO	80217-0491	-
Nest		1600 Amphitheatre Pkwy			Mountain View	CA	94043	1
Nextdoor, Inc.		875 Stevenson Street, Ste 700	0.11.000		San Francisco	CA	94103	1
NFFC		1349 Empire Central Drive	Suite 900		Dallas	TX	75247	
Nick Bain		Address Redacted						
Notion Labs Inc		548 Market St #74567			San Francisco	CA	94104	
O'Bryant Electric Inc.		9314 Eton Avenue			Chatsworth	CA	91311	
Office of the Attorney General	Attn: Rick Berlin & Charlene Gale	Consumer Protection Division	808 Travis St., Ste 1520		Houston	TX	77002	
	Attn: Hector Duran, Jr. and Stephen Douglas			-				
Office of The United States Trustee	Statham	515 Rusk Street, Suite 3516			Houston	TX	77002	



Name	Attention	Address 1	Address 2	Address 3	City	State	Zip Country
			2501 North Harwood Street, Suite				
Official Committee of Unsecured Creditors	c/o McDermott Will & Emery LLP	Attn: Charles R. Gibbs	1900		Dallas	TX	75201-1664
Official Committee of Unsecured Creditors	c/o McDermott Will & Emery LLP	Attn: Darren Azman and Blaine Adams	340 Madison Ave.		New York	NY	10173-1922
Omni Online		21250 Hawthorne Blvd #770			Torrance	CA	90503
Oncor Electric Delivery Company LLC	Attn: David R Hunt	PO Box 4567			Houston	TX	77210-4567
Onesky Localization Onward Search, LLC		160 Robinson Road, #14-04 PO Box #5063	Singapore Business Federation		Singapore		068914 Singapore
					New York	NY	10087
OpenJar Concepts, Inc. OpHeart		27120 Avenida Del Oro 3653 Griggs Road	-		Temecula Houston	CA	92590 77021
Optimum		28 Cross St			Norwalk	CT	06851-4632
Oracle America, Inc		500 Oracle Pkwy			Redwood Shores	CA	94065
Oracle America, Inc.	c/o Buchalter, a Professional Corporation	Attn: Shawn M. Christianson, Esq.	55 Second Street	17th Floor	San Francisco	CA	94105-3493
Orrick		Dept 34461	PO Box 39000		San Francisco	CA	94139
Otter.ai		5150 W El Camino Rd Ste A-22			Los Altos	CA	94022
Pablin Marin Jr		Address Redacted					
PagerDuty		600 Townsend St 125			San Francisco	CA	94103
Pagerduty, Inc.		600 Townsend St, Suite 200			San Francisco	CA	94103
Panda Express		PO Box 1159			Rosemead	CA	91770
Paypal Paying Live		3500 S Dupont Hwy			Dover	DE	19901
Peijin Liu Peijin Liu		Address Redacted Address Redacted					
Peter Joseph Gurka		Address Redacted Address Redacted	+			<u> </u>	
Phil Santinoceto		Address Redacted Address Redacted	+	 			
Philip Rhie		Address Redacted					
Phillip Kang		Address Redacted					
Pixel Studio Productions		2403 Sunset Blvd			Houston	TX	77005
PJM Interconnection		2750 Monroe Blvd			Norristown	PA	19403
Playa Provisions		119 Culver Blvd			Playa Del Rey	CA	90293
Postman		55 2nd St	Ste 300		San Francisco	CA	94105-3495
PR Newswire		130 E Randolph Drive, 7th Floor			Chicago	IL	60601
Prashanti Amar Naik		Address Redacted					
Propay	A11 B 14	30 Post Road E	2nd Floor		Westport	CT	06680
PSA Consulting, LLC	Attn: Paul Aronzon Attn: David Hoard	8786 N. Promontory Ridge Drive	DO D 40000		Park City Austin	UT TX	84098 78711-3326
Public Utility Commission of Texas	Attn: David Hoard	1701 N. Congress	PO Box 13326 Attn: Jason B. Binford; Layla D.		Austin	IX	78711-3326
Public Utility Commission of Texas	c/o Office of the Attorney General of Texas	Bankruptcy & Collections Division	Milligan	PO Box 12548- MC 008	Austin	TX	78711-2548
PushWoosh	Go office of the reteriney centeral of Texas	1224 M St NW, Ste 101	Willigan	1 O BOX 12040-1010 000	Washington	DC	20005
Quora		605 Castro St			Mountain View	CA	94041-2011
Reddit		1455 Market St			San Francisco	CA	94103
Reviews.lo	C/O Wework	400 Spectrum Center Drive			Irvine	CA	92618
Right Networks, LLC		14 Hampshire Drive			Hudson	NH	03051
RingCentral, Inc		20 Davis Dr			Belmont	CA	94002
Riviera Partners		141 10th Street			San Francisco	CA	94103
RLI Insurance Company	Attn: Commercial Surety	9025 N. Lindbergh Dr.			Peoria	IL	61615
RMCK Law Group, PLC		4141 N. Atlantic Blvd PO Box 24220	Suite #2		Auburn Hills	MI	48326
Roaming Hunger Robert Half Finance & Accounting		PO Box 24220 PO Box 743295			Los Angeles	CA CA	90024-0220 90074
Robert Half Legal		PO Box 743295	-		Los Angeles Los Angeles	CA	90074-3295
Ronald Edward Petty		Address Redacted			LOS 7 trigeres	0/1	30074-0230
Roop Bhullar		Address Redacted					
Rothbard		90 Post Rd E			Westport	CT	06880
Runscope.Com		548 Market St #14137			San Francisco	CA	94104
RX-M Enterprises LLC		411 Walnut Street, Ste 3797			Green Cove Springs	FL	32043
Ryan Jonathan Yoder					1	1	
		Address Redacted					90670
S4S, LLC	Attn: Charles Cella	Address Redacted 12631 Imperial Hwy Ste F126			Santa Fe Springs	CA	
S4S, LLC S90 Technology	Attn: Charles Cella	Address Redacted 12631 Imperial Hwy Ste F126 11 Orchard #107			Lake Forest	CA	92630
S4S, LLC S90 Technology SaasQuatch	Attn: Charles Cella	Address Redacted 12631 Imperial Hwy Ste F126 11 Orchard #107 1017 Fort St	0.15.4040		Lake Forest Victoria	CA BC	92630 V8V 3K5 Canada
S4S, LLC S90 Technology SaasQuatch Safire Partners	Attn: Charles Cella	Address Redacted 12631 Imperial Hwy Ste F126 11 Orchard #107 1017 Fort St 269 S. Beverly Dr.	Suite 1213		Lake Forest Victoria Beverly Hills	CA BC CA	92630 V8V 3K5 Canada 90212
S4S, LLC S90 Technology SaasQuatch Safire Partners Sam Diephuis Photography	Attn: Charles Cella	Address Redacted 12631 Imperial Hwy Ste F126 11 Orchard #107 1017 Fort St 269 S. Beverly Dr. 669 Indiana Ave Apt 2	Suite 1213		Lake Forest Victoria	CA BC	92630 V8V 3K5 Canada
S4S, LLC S90 Technology SaasQuatch Safire Partners Sam Diephuis Photography Samantha Marin	Attn: Charles Cella	Address Redacted 12631 Imperial Hwy Ste F126 11 Orchard #107 1017 Fort St 269 S. Beverly Dr. 669 Indiana Ave Apt 2 Address Redacted			Lake Forest Victoria Beverly Hills Venice	CA BC CA CA	92630 V8V 3K5 Canada 90212 90291-3067
S4S, LLC S90 Technology SaasQuatch Safire Partners Sam Diephuis Photography Samantha Marin Sandwich Video	Attn: Charles Cella	Address Redacted 12631 Imperial Hwy Ste F126 11 Orchard #107 1017 Fort St 269 S. Beverly Dr. 669 Indiana Ave Apt 2 Address Redacted 923 E. 3rd St.	Suite 1213 #304		Lake Forest Victoria Beverly Hills	CA BC CA	92630 V8V 3K5 Canada 90212
S4S, LLC S90 Technology SaasQuatch Safire Partners Sam Diephuis Photography Samantha Marin Sandwich Video Saumya Garg	Attn: Charles Cella	Address Redacted 12631 Imperial Hwy Ste F126 111 Orchard #107 1017 Fort St 269 S. Beverly Dr. 669 Indiana Ave Apt 2 Address Redacted 923 E. 3rd St. Address Redacted			Lake Forest Victoria Beverly Hills Venice Los Angeles	CA BC CA CA	92630 V8V 3K5 Canada 90212 90291-3067
S4S, LLC S90 Technology SaasQuatch Safire Partners Sam Diephuis Photography Samantha Marin Sandwich Video	Attn: Charles Cella	Address Redacted 12631 Imperial Hwy Ste F126 11 Orchard #107 1017 Fort St 269 S. Beverly Dr. 669 Indiana Ave Apt 2 Address Redacted 923 E. 3rd St.			Lake Forest Victoria Beverly Hills Venice	CA BC CA CA	92630 V8V 3K5 Canada 90212 90291-3067 90013 78701
S4S, LLC S90 Technology SaasQuatch Safire Partners Sam Diephuis Photography Samantha Marin Sandwich Video Saumya Garg Scott PLLC	Attn: Charles Cella	Address Redacted 12631 Imperial Hwy Ste F126 11 Orchard #107 1017 Fort St 269 S. Beverly Dr. 669 Indiana Ave Apt 2 Address Redacted 923 E. 3rd St. Address Redacted 405 West 14th Street 8877 North Gainey Center Drive 800 Boylston St			Lake Forest Victoria Beverly Hills Venice Los Angeles Austin	CA BC CA CA CA TX AZ MA	92630 V8V 3K5 Canada 90212 90291-3067
S4S, LLC S90 Technology SaasQuatch Safire Partners Sam Diephuis Photography Samantha Marin Sandwich Video Saumya Garg Scott PLLC Scottsdale Insurance Company	Attn: Charles Cella	Address Redacted 12631 Imperial Hwy Ste F126 11 Orchard #107 1017 Fort St 269 S. Beverly Dr. 669 Indiana Ave Apt 2 Address Redacted 923 E. 3rd St. Address Redacted 405 West 14th Street 8877 North Gainey Center Drive 808 Do Boylston St 1801 California St Ste 500	#304		Lake Forest Victoria Beverly Hills Venice Los Angeles Austin Scottsdale	CA BC CA CA CA	92630 V8V 3K5 Canada 90212 90291-3067 90013 78701 85258
S4S, LLC S90 Technology SaasQuatch Safire Partners Sam Diephuis Photography Samantha Marin Sandwich Video Saumya Garg Scott PLLC Scottsdale Insurance Company Semrush.Com Sendgrid Sengui Buhatel	Attn: Charles Cella	Address Redacted 12631 Imperial Hwy Ste F126 11 Orchard #107 1017 Fort St 269 S. Beverly Dr. 669 Indiana Ave Apt 2 Address Redacted 923 E. 3rd St. Address Redacted 405 West 14th Street 8877 North Gainey Center Drive 800 Boylston St 1801 California St Ste 500 Address Redacted	#304		Lake Forest Victoria Beverly Hills Venice Los Angeles Austin Scottsdale Boston	CA BC CA CA CA TX AZ MA	92630 V8V 3K5 Canada 90212 90291-3067 90013 78701 85258 02199
S4S, LLC S90 Technology SaasQuatch Safire Partners Sam Diephuis Photography Samantha Marin Sandwich Video Saumya Garg Scott PLLC Scottsdale Insurance Company Semrush.Com Sendgrid Sergiu Buhatel Shane Ryan Rosse	Attn: Charles Cella	Address Redacted 12631 Imperial Hwy Ste F126 110 Orchard #107 1017 Fort St 269 S. Beverly Dr. 669 Indiana Ave Apt 2 Address Redacted 923 E. 3rd St. Address Redacted 405 West 14th Street 8877 North Gainey Center Drive 800 Boylston St 1801 California St Ste 500 Address Redacted Address Redacted Address Redacted	#304		Lake Forest Victoria Beverly Hills Venice Los Angeles Austin Scottsdale Boston Denver	CA BC CA CA TX AZ MA CO	92630 V8V 3K5
S4S, LLC S90 Technology SaasQuatch Safire Partners Sam Diephuis Photography Samantha Marin Sandwich Video Saumya Garg Scott PLLC Scottsdale Insurance Company Semrush.Com Sendgrid Sendgrid Sergiu Buhatel	Attn: Charles Cella	Address Redacted 12631 Imperial Hwy Ste F126 11 Orchard #107 1017 Fort St 269 S. Beverly Dr. 669 Indiana Ave Apt 2 Address Redacted 923 E. 3rd St. Address Redacted 405 West 14th Street 8877 North Gainey Center Drive 800 Boylston St 1801 California St Ste 500 Address Redacted	#304		Lake Forest Victoria Beverly Hills Venice Los Angeles Austin Scottsdale Boston	CA BC CA CA CA TX AZ MA	92630 V8V 3K5 Canada 90212 90291-3067 90013 78701 85258 02199



Name	Attention	Address 1	Address 2	Address 3	City	State	Zip Country
Shellback Tavern	Attention	116 Manhattan Beach Blvd	Address 2	Address 5	Manhattan Beach	CA	90266
Shepard Expositions		2315 E Locust Ct			Ontario	CA	91761
Sherwood Gardens Apartments		3909 Sherwood Lane			Houston	TX	77092
Shifter Tier 1		5 Banchi			Koubeshi Chiyuuouku K	17	650-0024 Japan
Shutterstock		350 Fifth Avenue. Floor 21			New York	NY	10118
Sign Ad		2281 W 205th St 109			Torrance	CA	90501
Sitrick Group, LLC		11999 San Vicente Blvd., Penthouse			Los Angeles	CA	90049
Sketch		Flight Foru, 40 Begane Grond			Eindhoven	DB	5657 The Netherlands
Skipping Stone, LLC		83 PINE STREET SUITE 101			West Peabody	MA	01960
Slack		500 Howard St			San Francisco	CA	94105
Snap Recording		269 S Beverely Dr			Beverly Hills	CA	90212
Social Tactix with Jay James		1436 W Glenoaks Blvd	Ste A		Glendale	CA	91201-1984
SpPlus Corporation		200 E Randolph St 7700	5.671		Chicago	IL	60601
Sprout Social, Inc		131 S Dearborn, Suite 700			Chicago	IL	60603
Startup Artclub		825 East 4th Street			Los Angeles	CA	90013
State Comptroller		PO Box 149361			Austin	TX	78714
State of Connecticut Department of Revenue Services		450 Columbus Blvd	Suite 1		Hartford	CT	06103
State of Delaware		Division of Revenue	820 N. French Street		Wilmington	DE	19801
State of Texas	Office of The Attorney General	300 W. 15Th St	020 11.11011011 02001		Austin	TX	78701
oldic of Texas	Chiec of the recently concrai	COUNTRIEST CO	Attn: Rachel R. Obaldo and Abigail R.		Addin	17	10101
State of Texas	Office of the Attorney General of Texas	c/o Bankruptcy & Collections Division	Ryan	PO Box 12548 MC008	Austin	TX	78711-2548
Stevens & Lee Lawyers & Consultants	Since of the Attorney General of Texas	17 North Second St	16th Floor	. 5 DOX 12040 WICOUG	Harriburg	PA	17101
Sticker Mule		336 Forest Ave			Amsterdam	NY	12010
Strategic Media		511 Congress Street	9th Floor		Portland	ME	04101
Streampoint Solutions		1300 I St NW Ste 400E		+	Washington	DC	20005
Strong Force Design	Attn: Charles Cella	11320 La Grange Ave	1		Los Angeles	CA	90025
Strong Force IP Strategies	Attn: Charles Cella	2500 Broadway, Ste. F-125			Santa Monica	CA	90404
STRV, Inc.	rian charice cond	45 Lansing Street Unit 1801			San Francisco	CA	94105
Studio Other		9200 Sorensen Avenue			Sante Fe Springs	CA	90670
Summit Advantage		3340 West Market Street			Fairlawn	OH	44333
Summit Advantage - Griddy		3340 West Market Street			Akron	OH	44333
Superhuman		555 Mission St			San Francisco	CA	94105
Swinerton Builders		2001 Clayton Rd	Ste 700		Concord	CA	94520-2792
Tableau Software, Inc		PO Box 204021	Stc 700		Dallas	TX	75320-4021
Taylor Montgomery	Taylor Montgomery	617 CR 941D			Dallas	17	10020 4021
Texas A&M Ventures	rayisi mengemery	505 Hobbs Road			Jefferson City	MO	65109
Texas Comptroller of Public Accounts	Attn: Bo Overstreet, Section Manager, AP	Lyndon B. Johnson State Office Building	111 East 17th Street		Austin	TX	78744
Texas Comptroller of Public Accounts	Attn: Bo Overstreet, Section Manager, AP	PO Box 13528	Capitol Station		Austin	TX	78711-3528
Texas-New Mexico Power	c/o Andrea D. Couch	299 Planters Street	Cupitor Citation		Emory	TX	75440
Texas-New Mexico Power	c/o REP Relations	577 N. Garden Ridge Blvd.			Lewisville	TX	75067
Texas-New Mexico Power Company	Attn: CEO or General Counsel	577 N Garden Ridge Blvd			Lewisville	TX	75067
Texas-New Mexico Power Company	Attn: REP Relations	577 N Garden Ridge Blvd			Lewisville	TX	75067
Texas-New Mexico Power Company	Attn: Andrea Couch	299 Planters Street			Emory	TX	75440
The Dark Sky Company	Attail: Attailed Godon	486 Green St			Cambridge	MA	02139
The Go Solution, LLC		5500 NW Central Drive			Houston	TX	77092
The Hartford	Attn: Adam Busch & Billie Walker	Houston Regional Office	19450 State Hwy. 249, Suite 400		Houston	TX	77070
The Honest Company	Attail Attain Bussil & Bline Walker	1950 S Vintage Ave	10400 Glate 11wy. 240, Gaile 400		Ontario	CA	91761
The Philadelphia Inquirer		801 Market St Ste 300			Philadelphia	PA	19107
The Sheridan Group		2045 Pontius Avenue			Los Angeles	CA	90025
The State of Texas	Attn: Rick Berlin & Dan Zwart	808 Travis Street, Suite 1520			Houston	TX	77002
The state of restau	Attn: Ken Paxton, Valeria Sartorio & Steven	CCC Travio Garder, Garde 1020			Houston	17	17002
The State of Texas	Robinson	112 E. Pecan Street, Suite 735			San Antonio	TX	78205
Thinkific.Com	TODITION	369 Terminal Ave.	Suite 400		Vancouver	BC	V6A 4C4 Canada
THIRIMO.SOM		Attn: Derek H. Potts, J. Ryan Fowler, Batami	i		Variouver	50	VOTT-04 Guilda
Thomas Ramer Clark	c/o The Potts Law Firm, LLP	Baskin	3737 Buffalo Speedway, Suite 1900		Houston	TX	77098
Thomas Weaver	GO THE FORS LAW FIRM, LLI	Address Redacted	3737 Bullalo Opeedway, Suite 1900		i loustoii	17	11030
Tom McGinn		Address Redacted		2501 North Hanvood			
Tom McGinn	c/o Fox Rothschild LLP	Address Redacted	Saint Ann Court	2501 North Harwood Street Suite 1800	Dallas	TY	75201
Tom McGinn Tort Claimant Customers	c/o Fox Rothschild LLP	Address Redacted Attn: Trey A. Monsour, Esq.	Saint Ann Court	Street, Suite 1800	Dallas San Francisco	TX	75201 04104
Tom McGinn Tort Claimant Customers Tort Claimant Customers	c/o Fox Rothschild LLP c/o Fox Rothschild LLP	Address Redacted Attn: Trey A. Monsour, Esq. Attn: Michael A. Sweet, Esq.	345 California Street		San Francisco	CA	94104
Tom McGinn Tort Claimant Customers Tort Claimant Customers Transperfect Translations International Inc.		Address Redacted Attn: Trey A. Monsour, Esq. Attn: Michael A. Sweet, Esq. 1250 Broadway		Street, Suite 1800	San Francisco New York		94104 10001-3749
Tom McGinn Tort Claimant Customers Tort Claimant Customers Transperfect Translations International Inc. Travis-Cl.com		Address Redacted Attn: Trey A. Monsour, Esq. Attn: Michael A. Sweet, Esq. 1250 Broadway Rigaer Str. 8	345 California Street FI 7	Street, Suite 1800	San Francisco New York Berlin Friedrichshain	CA NY	94104 10001-3749 10247 Germany
Tom McGinn Tort Claimant Customers Tort Claimant Customers Transperfect Translations International Inc. Travis-Cl.com TriNet Employer Group Canada Inc		Address Redacted Attn: Trey A. Monsour, Esq. Attn: Michael A. Sweet, Esq. 1250 Broadway Rigaer Str. 8 1 Park Place	345 California Street FI 7 Suite 600	Street, Suite 1800	San Francisco New York Berlin Friedrichshain Dublin	CA NY CA	94104 10001-3749 10247 Germany 94568
Tom McGinn Tort Claimant Customers Tort Claimant Customers Transperfect Translations International Inc. Travis-Cl.com TriNet Employer Group Canada Inc Trinet Group, Inc.		Address Redacted Attn: Trey A. Monsour, Esq. Attn: Michael A. Sweet, Esq. 1250 Broadway Rigaer Str. 8 1 Park Place 1 Park Place	345 California Street FI 7 Suite 600 Suite 600	Street, Suite 1800	San Francisco New York Berlin Friedrichshain Dublin Dublin	CA NY CA CA	94104 10001-3749 10247 Germany 94568 94568
Tom McGinn Tort Claimant Customers Tort Claimant Customers Transperfect Translations International Inc. Travis-Cl.com Triklet Employer Group Canada Inc Triklet Hil, Inc.		Address Redacted Attn: Trey A. Monsour, Esq. Attn: Michael A. Sweet, Esq. 1250 Broadway Rigaer Str. 8 1 Park Place 1 Park Place 1 Park Place	345 California Street FI 7 Suite 600	Street, Suite 1800	San Francisco New York Berlin Friedrichshain Dublin Dublin Dublin	CA NY CA CA	94104 10001-3749 10247 Germany 94568 94568 94568
Tom McGinn Tort Claimant Customers Tort Claimant Customers Transperfect Translations International Inc. Travis-Cl. com TriNet Employer Group Canada Inc Trinet Group, Inc. TriNet HR III, Inc TrueLight Energy, LLC		Address Redacted Attn: Trey A. Monsour, Esq. Attn: Michael A. Sweet, Esq. 1250 Broadway Rigaer Str. 8 1 Park Place 1 Park Place 1 Park Place 77 Sleeper S T One Seaport Square	345 California Street FI 7 Suite 600 Suite 600	Street, Suite 1800	San Francisco New York Berlin Friedrichshain Dublin Dublin Dublin Boston	CA NY CA CA CA MA	94104 10001-3749 10247 Germany 94568 94568 94568 02210
Tom McGinn Tort Claimant Customers Tort Claimant Customers Transperfect Translations International Inc. Travis-Cl.com TriNet Employer Group Canada Inc TriNet Group, Inc. TriNet HR III, Inc TrueLight Energy, LLC Trumbull Insurance Company		Address Redacted Attn: Trey A. Monsour, Esq. Attn: Michael A. Sweet, Esq. 1250 Broadway Rigaer Str. 8 1 Park Place 1 Park Place 1 Park Place 77 Sleeper S T One Seaport Square One Hartford Plaza	345 California Street FI 7 Suite 600 Suite 600	Street, Suite 1800	San Francisco New York Berlin Friedrichshain Dublin Dublin Dublin	CA NY CA CA	94104 10001-3749 10247 Germany 94568 94568 94568
Tom McGinn Tort Claimant Customers Tort Claimant Customers Transperfect Translations International Inc. Travis-Cl.com TriNet Employer Group Canada Inc Trinet Group, Inc. TriNet HR III, Inc TrueLight Energy, LLC Trumbull Insurance Company Tuan A Huynh		Address Redacted Attn: Trey A. Monsour, Esq. Attn: Michael A. Sweet, Esq. 1250 Broadway Rigaer Str. 8 1 Park Place 1 Park Place 1 Park Place 77 Sleeper S T One Seaport Square One Hartford Plaza Address Redacted	345 California Street FI 7 Suite 600 Suite 600	Street, Suite 1800	San Francisco New York Berlin Friedrichshain Dublin Dublin Dublin Boston Hartford	CA NY CA CA CA CA MA CT	94104 10001-3749 10247 Germany 94568 94568 94568 02210 06155
Tom McGinn Tort Claimant Customers Tort Claimant Customers Transperfect Translations International Inc. Travis-CI.com TriNet Employer Group Canada Inc Trinet Group, Inc. TriNet HR III, Inc TrueLight Energy, LLC Trumbull Insurance Company		Address Redacted Attn: Trey A. Monsour, Esq. Attn: Michael A. Sweet, Esq. 1250 Broadway Rigaer Str. 8 1 Park Place 1 Park Place 1 Park Place 77 Sleeper S T One Seaport Square One Hartford Plaza	345 California Street FI 7 Suite 600 Suite 600	Street, Suite 1800	San Francisco New York Berlin Friedrichshain Dublin Dublin Dublin Boston	CA NY CA CA CA MA	94104 10001-3749 10247 Germany 94568 94568 94568 02210

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Exhibit P

Name	Attention	Address 1	Address 2	Address 3	City	State	Zip	Country
	c/o Office of Energy Production, Conversion, &	Attn: Marc Harnish, EIA-861 Survey		1000 Independence Ave,				
U.S. Energy Information Administration (EIA)	Delivery	Manager	Entity ID: 60915, Griddy Energy LLC	SW	Washington	DC	20585	
United Airlines		609 Main Street	Hscac - 12Th Floor		Houston	TX	77002	
Jpwork		900 Fortress St	Ste 190		Chico	CA	95973-9547	
User Testing, Inc.		PO Box 741228			Los Angeles	CA	90074-1288	
USPS		6060 Primacy Pkwy			Memphis	TN	38119	
USPS		275 Post Rd E Ste 10			Westport	CT	06880	
JS-Yellow		6440 Southpoint Pkwy, Suite #150			Jacksonville	FL	32216	
Valerie Quivan Tran		Address Redacted						
Venkata Satya Sai Raja Viswara Surireddy		Address Redacted						
Vettery		PO Box 392608			Pittsburgh	PA	15251	
Viasat In-Flight		6155 El Camino Real			Carlsbad	CA	92009	
Vikranth Sivakumar		Address Redacted						
Vimeo.Com		555 West18th Street, 4th Floor			New York	NY	10011	
VincentBenjamin		Address Redacted						
Voices.com		100 Dundas St Ste 700			London	ON	N6A 5B6	Canada
Webflow.Com		398 11Th Street, 2nd Floor			San Francisco	CA	94103	
Weglot.Com		20 Rue Du Sentier			Paris 2		75002	France
Wells Fargo Vendor Fin Serv		Po Box 70241			Philadelphia	PA	19176	
William L Gault, Trustee of the Howard W. Gault Trust U/A dated January 27,								
1969	c/o Zeldes, Needle & Cooper, P.C.	Attn: Robert A. Pacelli, Jr., Esq.	1000 Lafayette Blvd, 7th Floor		Bridgeport	CT	06604	
Windes, Inc.		PO Box 87			Long Beach	CA	90801-0087	
Windes, Inc.	Attn: Lance Adams	3780 Kilroy Airport Way, Suite 600			Long Beach	CA	90806	
Winston & Strawn LLP		101 California Street, 34th Floor			San Francisco	CA	94111	
Within LLC	Attn: Adam Smith	411 Walnut St			Green Cove Spring	FL	32043	
Within, LLP		411 Walnut Street			Green Cove Springs	FL	32043	
Wix.Com Premium-Plan		500 Terry A Francois	Blvd Fl 6		San Francisco	CA	94158	
WP Engine		504 Lavaca St., Suite 1000			Austin	TX	78701	
WWW.oneskyapp.com		Flat 3B, North Cape Building			Hong Kong			China
Yonomi, Inc.		939 Pearl Street	Suite 205		Boulder	CO	80302	
Zapier.Com		548 Market St #62411			San Francisco	CA	94104	
Zeldes, Needle & Cooper		1000 Lafayette Boulevard			Bridgeport	CT	06601-9441	
Zendesk, Inc.		989 Market Street	3rd Floor		San Francisco	CA	94103	
Zoom.Us		55 Almaden Blvd			San Jose	CA	95113	
Zuberance		9000 Crow Canyon Road, Suite S			Danville	CA	94506	1

Exhibit Q

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Exhibit Q

Served Via First-Class Mail

Name	Attention	Address 1	Address 2		City	State	Zip
Electric Reliability Council of Texas, Inc.	c/o Munsch Hardt Kopf & Harr, PC	Attn: Deborah M. Perry	500 N Akard Street	Suite 3800	Dallas	TX	75201
Stripe, Inc.	c/o Legal Department	510 Townsend Street			San Francisco	CA	94103
Texas-New Mexico Power	c/o Jackson Walker LLP	Attn: Bruce J. Ruzinsky	1401 McKinney Street	Suite 1900	Houston	TX	77010
Texas-New Mexico Power Company	c/o Jackson Walker LLP	Attn: Bruce J. Ruzinsky and Tiara E. Seals	1401 McKinney Street	Suite 1900	Houston	TX	77010

In re: Griddy Energy LLC Case No. 21-30923 (MI)